

NOTICE is hereby given, that at a *General and Quarter Sessions of the Peace* holden at the Office of His Majesty's Justices of the Peace, in the Town of Calcutta, on Monday, the Eighth day of May, instant, *It was Ordered* that Notice should be given by the Assessors to the Owners and Occupiers of Premises, the Assessment whereof shall be proposed to be altered, requiring all persons having objections to make thereto or to the present Assessment to present the same in a Petition, to be addressed to His Majesty's Justices of the Peace in Sessions, and to file the same with the Clerk of the Peace at his Office, daily, from Eleven A. M. till Four P. M., on or before Saturday, the Twentieth day of May, instant, after which no such objections will be received. And for the purpose of hearing and determining upon such objections and other business, the Sessions are adjourned to Saturday, the Twenty-seventh instant, at the Police Office, and will be continued every Saturday, or oftener, until such Appeals or other business shall be disposed of. And Notice is hereby also given, that when persons shall be desirous of obtaining a discharge or remission of Assessment during the period of the vacancy of the Premises they shall, within the space of Seven days next after such vacancy shall happen, give Notice thereof in writing, either in the English, Persian or Bengallee Language, to the Collector of Assessment, and a receipt granted by him.

And no Notice purporting that any Premises became vacant on a day anterior to the Seventh day next preceding the day of leaving the same Notice at the Office of the Collector, shall be available for obtaining a remission of the Assessment previously due for the same, but shall be held applicable to Seven days' preceding the day of such Notice having been given, as aforesaid, and for no further period.

And that Notice of re-occupation shall in like manner be given to and acknowledged by the Collector, and no claim to remission of Assessment upon the plea of vacancy will be allowed, unless such Notice of vacancy and re-occupation shall have been given and acknowledged in the manner aforesaid. And the Assessment made and allowed in these Sessions, will take effect from the First day of August next, and not earlier.

J. YOUNG, Clerk of the Peace.

Clerk of the Peace Office, the 9th }
day of May, 1837, Union Bank. }

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Modoo- At a Court holden on roodon Day, of Jorasanko, Saturday, the 6th day of in Calcutta, an Insolvent, and May, 1837, It was Ordered, now a Prisoner in the Gaol of that the further Hearing in Calcutta, seeking the benefit of this matter be adjourned of the Statute 9th Geo. IV. until Saturday, the 20th Cap. 73. day of May, instant, until which day the said Insolvent was remanded to enable the Assignee to examine the truth of his Schedules. Any Creditor or other person interested who may be desirous of establishing or opposing any Claim on the Estate of the said Insolvent, may attend and be heard having filed an Affidavit of Debt three clear days previous to the day of Hearing.

Notice whereof is hereby given.

Office of Examiner, 9th May, 1837.

Mr. Thompson, Atty.

কলিকাতার যোত্রহীন করজদারদের পরি

ত্রাণার্থে আদালত

নাতয়ান মধুসূদন দের বিষয় সন ১৮৩৭

জিনি কলিকাতার জোড়া সাকো নি সালের ৬ মে
বাসি এফেনে কলিকাতার জেলের শনিবার তা
কএদী আকিং ফ্রে করে পরিভ্রান রিখের আদা
জাজ ফোর্ড বাদসাহের বাদসাই এর লতে হুজুম হ
৯ বশীয় আইনের ৭৩ ধারা ইল জে পুন
রায় সুমানির নিমিত্তে এই বিশয় মহদপ আগ
তো ২০ তারিখ এই বর্তমান মে মাহার সেই দিবস
অবধি এই উক্ত নাতয়ান মূলতবি রহিলেন কারন
তাহার ফদ সকল এসাইনীর তহকিক করিবার নি

মিত্তে কোন মহাজন কিবা তহিসদেবের সত্যধিকারি
ব্যক্তি জিনি বাজিত হয়েন এই উক্ত নাতয়ানের বি
শয়ের উপর আপত্তা করিতে তিনি এই সুমানির নি
ওমিত দীবেদের পূর্ব পূর্ব তিন দিবস থাকিতে এক
হলপনামা দাখিল করিলে তাহার আপত্তা সুনা
আইবেক

উহার খবর এতদ্বারা দেওয়া আইতেছে

একআমিনর সাহেবের আকিব

সন ১৮৩৭ সাল ৯ মে

মে. তামনান উকিল

SUPREME COURT—CALCUTTA.

Sree Mutty Joymoney Dossee } Notice is hereby
Bohoo Rance, Complainant, } given, that pursuant
and } to a Decretal Order
Sree Mutty Sibsoosondery } made in these causes
Dossee Bohoo Rance and } on the Twenty-eighth
others, Defendants, and the } day of March last, the
revived cause. } Creditors and Lega-
tees of Raja Sibchunder Roy deceased, are required to
come before the Master at his Office in the Supreme
Court, on or before the 1st day of June next, and
prove and establish their respective Debts and Lega-
cies, and that in default thereof they will be precluded
from the benefit of the said Decretal Order.

A. DOBBS, Master.

Calcutta, Court House, }
Master's Office, }
26th April, 1837. }

SUPREME COURT, CALCUTTA.

RAJCHUNDER DOSS, Com- } Notice is hereby
plainant, } given, that pursuant
and } to the Decree in these
GOPEEMOHUN DOSS AND } Causes, bearing date
OTHERS, Defendants, and } the Fifth day of Sep-
the revived Suit. } tember last, the un-
dermentioned Property in the pleadings particularly
described, will be sold and disposed of by Public
Sale, at the Office of the Master in the Supreme
Court, on Thursday, the 1st day of June next,
between the hours of 12 and 2 o'clock, for the
purpose in the said Decree mentioned.

Lot No. 1—The Upper-roomed Brick-built
Dwelling House, No. 13, and One Biggah and Four
Cottahs of Land, on part of which the said House is
built, situate at Rancee Moody Gully, in the Town
of Calcutta, and now in the occupation of Messrs.
Foster, Chapman and Co.

Lot No. 2—The Upper-roomed Dwelling House
and Ground, on part of which the same is built,
containing, by estimation, Sixty Biggahs and Eight
Chittacks, situate at Kidderpore, in the Suburbs of
Calcutta, and bounded on the North by the Old
Garden Reach Road, on the South by the New
Garden Reach Road, on the West by Land now
belonging to Radamadub Bonnerjee, and on the
East by the Motee Jheel Land.

For further particulars apply at the Master's
Office, or to Mr. G. Higgins, the Complainant's
Solicitor.

Master's Office, 14th April, 1837.

SUPREME COURT.

Robert John Lattey, Exor. } Notice is hereby
 &c. Complainant, } given, that pursuant
 vs. } to a Decretal Order
 Charles John Pittar, Exor. } made in this Cause on
 &c. Defendant. } the 6th of April last,
 the Creditors and Legatees of Mary Anne Fleming
 deceased, are required to come before the Master at
 his Office in the Supreme Court, and prove and
 establish their respective Debts and Legacies, and
 that in default thereof they will be precluded from
 the benefit of the said Decretal Order.

Master's Office, 6th May, 1837.

বড় আদালত

রাবট জন লেট টরনি সকলকে ধর দেও
 ওগরহ ফৈরাডি— যা আইতেছে জে ই
 বরশেষ— আদালতের গতো
 চারলস জন পিটার ফিলিমিনের মহাজ
 টরনি ওগরহ আসামি— নেরা ও নিগেসিরা ই
 বড় আদালতের মেকর আকিসে মেকর সাহেবের
 নিকট আনিয়া তাহারদিগের আপন ২ বিসয় ও
 পাওয়ানা সাব্যস্ত করিবেন ইহাতে জাহার
 নাআসিবেন তাহারদিগের আর কোন দাবির দা
 ওয়া ই ডিগরিতে থাকিবেন।
 মেকর আকিস
 সন ১৮৩৭ সাল ৫ মে—

Former Sheriff's Sale.

NOTICE is hereby given, that on Thursday, the Twenty-fifth day of May, instant, precisely at the hour of 12 o'Clock at Noon, William Hickey, Esquire, former Sheriff of Calcutta, will put up to Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Fieri Facias in his hands against Kistnopersaud Sett and Gungapersaud Sett,—

1.—The Right, Title, and Interest of the said Kistnopersaud Sett and Gungapersaud Sett, of, in, and to all that piece or parcel of Tenanted Land, containing, by estimation, Eight Cottahs, more or less, situate, lying, and being at Nullpooker Lane, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the East by the House and Land of Bibee Amble, on the West by the House and Land of Mr. Mack, on the North by the Public Lane, and on the South by the House and Land of Mr. William John.

2.—Also, the Right, Title, and Interest of the said Kistnopersaud Sett and Gungapersaud Sett, of, in, and to all that one Moiety or Half Part or Share of all that piece or parcel of Garden Ground, with several Trees standing thereon, containing, by estimation, Twelve Biggahs and Sixteen Cottahs, more or less, situate, lying, and being at Oltadingah, in the Zillah of 24-Pergunnahs, and butted and bounded as follows: (that is to say,) on the North by the Public Road, on the West and South by Garden Ground of Gopeemohun Baboo, and on the East by a Garden of Ramcaunt Dutt.

3.—And also, the Right, Title, and Interest of the said Kistnopersaud Sett and Gungapersaud Sett, of, in, and to all that one Moiety or Half Part or Share of another piece or parcel of Garden Ground, with several Trees standing thereon, containing, by estimation, Nineteen Biggahs and Ten Cottahs, more or less, situate, lying, and being at Chitpore, in the Zillah of

the 24-Pergunnahs aforesaid, and butted and bounded as follows: (that is to say,) on the South by the Garden of Radakissen Bysack, on the North and West by the Garden of Baboo Hurrolool Mullick, and on the East by the Public Road.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE.

BANK OF BENGAL.

6th May, 1837.

NOTICE is hereby given that the Pamphlet containing the Papers ordered to be printed, for the use of the Proprietors, agreeably to a Resolution at their Special General Meeting of the 25th February last, is printed, and ready for delivery to the Proprietors or their Agents on application at the Bank.

Notice is hereby further given that a Special General Meeting of the Proprietors, will be held at the Bank at 11 A. M. on Saturday the 10th day of June proximo, on the subject of the questions discussed in the said printed Papers.

By Order of the Directors,

G. UDNY, Secy. to the Bank.

NOTICE is hereby given, that the Effects of Mr. BARNARD, deceased, late a Junior Assistant to the Commissioner of Arrakan, are under the Seal of this Court.

A. C. RAINEY, Junr. Asst. Comr.

Arrakan, Aeng, Junr. Assist.'s Office, }
 Khyook Phyoo, 7th April, 1837. }

NOTICE.—The Interest and Responsibility of Mr. T. M. GILLANDERS and Mr. W. K. EWART, in our Establishment, ceased yesterday. Mr. PETER EWART and Mr. EDWARD LYON have become partners in our Establishment this day.

GILLANDERS, EWART & CO.

Bombay, 1st May, 1837.

NOTICE is hereby given to the Public, that a Letter containing the undermentioned Government Securities, forwarded through the General Post Office, by Narainpersaud and Bullub Dass, on the 4th of March last, to the address of Hurjus Roy Gungaram, of Lucknow, being missing; due notice has been given to the Sub-Treasurer to stop payment of principal and interest of the said Securities to any other person; viz.

Ten Notes, dated 31st Oct. 1831:

Nos. 1,310 to 1,318 of 1,987, each of 5,000
 Sicca Rupees, 5 per Cent Loan—Total
 Sicca Rupees 45,000

Interest due on the Sum from 31st Jan. 1837.

One Note, No. 1,319 of 1,987, dated 31st Oct. 1831, for Sicca Rupees 5,000, of 5 per Cent Loan..... 5,000

Interest due from 31st Oct. 1836.

The above Notes are in the names of Narainpersaud and Bullub Dass, and the Interest upon them is made payable at Cawnpore.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office, Zillah Rajshaye, on Monday, the 29th May 1837 next, corresponding with 17th Joist 1244 B. S. or F. S.

Name of Mehal to be sold and of the Purgunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest.	REMARKS.
No. 393, Turuff Talye, &c., } Ph. Rokunpoor,	Chundernarnai Roy,	18442 10 8	9681 7 0	

Zillah Rajshaye Collectorship, the 27th April, 1837.

W. M. DIROM, Depy. Collector.

THE Public are hereby informed, that the Sub-Treasurer will negotiate Bills upon the undermentioned Provincial Treasuries, at the rates cited, to the extent of the Surplus that is available at each Treasury:

LOWER PROVINCES.

Burdwan, ... } at par and at sight.
Backergunge, ... }

WESTERN PROVINCES.

Allahabad, ... } at a prem. of 2-8 per Cent. and at 3 days sight.
Allyghur, ... }
Azimghur, ... }
Benares, ... } at " " 2-0 " and at " "
Calpee, ... }
Etawah, ... }
Farruckabad, ... } at " " 2-8 " and at " "
Futteh-pore, ... }
Juanpore, ... }
Mirzapore, ... } at " " 2-0 " and at " "
Moradabad, ... }
S. Dn., ... }
Mynpooree, ... }
Muttra, ... }
Shajehanpore, ... } at " " 2-8 " and at " "
Seheswan, ... }
Seharunpore, ... }

C. MORLEY, Accl. General.

Fort William,
Accountant General's Office,
The 13th May, 1837.

SALE ON THE WHARF.—JENKINS, LOW and Co., by permission of the Collector, will sell off on Monday next, 15th May, six Casks of Paint, landed in a damaged state from the Ship *Earl Powis*—for account of the concerned.

SECOND REPORT

ON THE

State of Education

IN BENGAL,

BY WILLIAM ADAM, Esq.

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IN RELATION OF THE

Army of India,

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The Jyepoor Trials.

Price to Subscribers 5 Rs. | Non-Subscribers 6 Rs.

The Subscription List will close on the 1st March.

Calcutta, } G. H. HUTTMANN,
February 6, 1837. } Bengal Military Orphan Press.

This day is Published,

BY AUTHORITY,

MILITARY PAY AND AUDIT REGULATIONS OF BENGAL, corrected, by an additional Appendix, up to February 1837, with Tables and Index complete. Sewed 11 Sicca Rupees. Cloth boards 12 Sicca Rupees. Apply at the Military Orphan Press.

* * The Appendix will not be furnished separately except to purchasers of the Original Work.

March 2, 1837.



THIRD SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, MAY 17, 1837.

FORT WILLIAM, LEGISLATIVE DEPARTMENT,

THE 15TH MAY, 1837.

The following Draft of a proposed Act was read in Council for the first time on the 15th May 1837:

ACT No. — OF 1837.

I. It is hereby enacted, that from the day of Regulation XV. 1817, of the Bengal Code, shall be repealed.

II. And it is hereby enacted, that when the Customs Duties fixed to be levied upon Goods Exported by Sea from any Port of the Presidency of Bengal shall be *ad valorem*, such value shall be declared by the Exporter in the manner prescribed by Regulation VI. 1833 of the Bengal Code for Goods Imported into Calcutta by Sea, and the rules and provisions of that Regulation for cases of disputed value (saving and excepting Section IV. thereof which prescribes the levy of duty when the Goods are taken for Government) shall apply and be in force in respect to Goods intended to be Exported by Sea in like manner as for Imported Goods, and the value so to be declared by the Exporter shall include the packages or materials in which the Goods may be packed or contained.

III. And it is hereby enacted, that it shall be lawful for the Governor of the Presidency of Fort William in Bengal, from time to time, by notice in the Official Gazette, to fix a value for any Article liable to *ad valorem* Duty, and that the value so fixed by the Governor of the said Presidency shall, till altered by a similar notice, be taken to be the value of such Article for the purpose of levying Duty on the same.

IV. And it is hereby enacted, that every Master of a Vessel who shall remove from such Vessel or put on board thereof any Goods, or cause or suffer any Goods to be removed thence, or put on board thereof between sun rise and sun set, or on any day when the Custom House is closed for business, shall be punished with a fine not exceeding 500 Rupees.

V. And it is hereby enacted, that when upon application from the Commander of any Vessel, the Custom House Officer shall be removed from on board thereof, under the provisions to that effect contained in Section XVI. of the Act XIV. of 1836, if the Commander of such Vessel shall, before a Custom House Officer have again been placed in such Vessel, put on board of such Vessel, or cause or suffer to be put on board of such Vessel any Goods whatever, such Commander shall be punished with a fine not exceeding 1,000 Rupees, and the Goods shall be liable to be reloaded for examination at the expense of the Shippers upon requisition to that effect from the Collector of Customs.

VI. And it is hereby enacted, that the Commander of every Vessel who is bound to receive a Custom House Officer on board of such Vessel, shall also be bound to receive on board one servant of such Officer, and to provide such Officer and such servant with suitable shelter and accommodation, and likewise with a due allowance of fresh water if necessary and with the means of cooking on board, and if any Commander of a Vessel shall

willfully disobey the directions contained in this Section he shall be punished with fine not exceeding 500 Rupees.

VII. And it is hereby enacted, that no Cargo Boat laden with Goods intended for Exportation by Sea, shall make fast to or lie alongside of any Vessel unless there shall be on board the Boat, or have been received by the Custom House Officer on board of the Vessel a Custom House Permit or Order for the Shipment of the Goods. And the Goods on board of any Boat that may so lie alongside or be made fast to a Vessel, if such Goods be not covered by a Custom House Pass accompanying them, or previously received by the Customs Officer on board the said Vessel, shall be liable to confiscation.

VIII. And it is hereby enacted, that when Goods shall be sent from on board Ship for the purpose of being landed and passed for Importation there shall be sent with each Boat load or other separate dispatch a Boat-note, specifying the number of Packages, and the marks and numbers or other description thereof, and such Boat-note shall be signed by an Officer of the Vessel and likewise by the Customs Officer that may be on board, and if any Imported Goods be found in a Boat proceeding to land without a Boat note, or if being accompanied by a Boat-note they be found out of the proper track between the Ship and the Custom House Wharf, or other Wharf or Ghat at which they have been permitted to be landed, the Boat containing such Goods may be detained by any Inspector or by any other Officer of the Preventive Service of the Custom House duly authorized by the Collector of Customs, and unless the cause of deviation be explained to the satisfaction of the Officers of Customs, the Goods shall be liable to confiscation.

IX. And it is hereby enacted, that when Goods shall be brought to be passed through the Custom House either for importation or exportation by Sea, if the packages in which the same may be contained, shall be found not to correspond with the description of them given in the application for passing them through the Custom House, or if the contents thereof be found not to have been correctly described in regard to sort, quality or quantity, or if any Goods not stated in the application be found concealed in or mixed up with the specified Articles, all such packages, with the whole of the Goods contained therein, shall be confiscated.

X. And it is hereby enacted, that if any person after Goods have been landed, and before they have been passed through the Custom House, removes or attempts to remove them with the intention of defrauding the revenue, the Goods shall be liable to confiscation.

XI. And it is hereby enacted, in modification of the Article of Schedule B. of Act No. XIV. of 1836, which provides, that when Sugar or Rum shall be exported on British Bottoms to any British possession, no Duty shall be levied thereupon, and if on foreign Bottoms, a duty of 3 per cent. only shall be levied, that the said exemption from duty and advantage of rate shall not hold or apply to the case of Sugar exported to any British Possession or Settlement on the Continent of India, (including the Port of Bombay), but Duties shall be levied on such Exports in the same manner as

upon Sugar and Rum exported to other places, and the amount of Duties so levied shall be credited to the adjustment of any Import Duty, to which the Sugar so exported from Bengal, may be subject at any place of import within the possessions of the East India Company.

XII. And it is hereby enacted, in modification of Section XVIII. of the Act XIV. of 1836, that when Goods shall be shipped after Port Clearance, if the same be Imported Goods entitled to drawback, such drawback shall be forfeited, but no separate Duty shall be levied thereon.

XIII. And it is hereby enacted, in modification of Section XV. of Act XIV. of 1836, that if Goods landed at the Custom House be not claimed and cleared from the Custom House within three months from the date of entry of the Ship in which such Goods were imported, it shall be competent to the Collector to sell the Goods on account of the duties, freight and other charges incurred and due thereon.

XIV. And it is hereby enacted, that no payment shall be made of drawback upon any Goods exported from any Port of Bengal, unless the export be made within two years from the date of the import in the Custom House Registers, nor unless the claim to receive such drawback be made at the time of exportation, nor unless the amount due thereupon, be demanded within one year from the date of entry for shipment in the Custom House Registers.

XV. And it is hereby enacted, that drawback shall not be allowed upon Goods shipped in Dhonis and Native Craft not navigated by Pilots and not having Custom House Officers on board.

XVI. And it is hereby enacted, in modification of Section LI. Regulation IX. of 1810, that the Board of Customs, Salt and Opium shall have power to fix, and from time to time to alter the rates of Wharfage and Godown-rent Charges, and to determine the time for which Goods shall be allowed to remain on the Wharfs or in the Godowns of the Custom House free of charge, while the Goods are being passed for import or export by Sea.

XVII. And it is hereby enacted, that it shall be lawful for the Collector of Customs, whenever he shall see fit to require that Goods brought by Sea, and stowed in bulk, shall be weighed on board ship before being sent to land and to levy Duty according to the result of such weighing.

XVIII. And it is hereby enacted, that whoever shall intentionally offer any obstruction to the weighing directed by the preceding Section shall be punished with a fine not exceeding 500 Rs.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 27th day of June next.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

THE 15TH MAY, 1837.

The following Draft of a proposed Act was read in Council for the first time on the 15th May, 1837.

ACT No. — of 1837.

I. It is hereby enacted, that from the day of in every case in which any person is now required by any Regulation of any Presidency or by any Act of the Indian Government to make Oath to the truth of any Statement made to any Collector of Sea or Land Customs or of Town Duties, a written Declaration subscribed by that person to the same effect with the Oath which that person is now required to make, shall be received by such Collector of Customs instead of such Oath.

II. And it is hereby enacted, that whoever in any written Declaration made and subscribed under the authority of this Act instead of an Oath, shall knowingly state an untruth, shall be punished on conviction before a Magistrate with imprisonment for a term not exceeding one year or fine or both.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first Meeting of the Legislative Council of India after the 27th day of June next.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

THE 15TH MAY, 1837.

Resolution.—The Governor General of India in Council, having taken into consideration the recommendations, and Drafts of Acts, relative to the future regulation of the Post and Banghy Conveyances in India, which have been submitted to him by the Committee assembled in Calcutta for the investigation of this subject, has resolved to publish for general information the subjoined Draft of Rules as appearing to him, upon mature deliberation, to be the best suited to introduce a just principle of uniformity in this branch of the Administration in the several Presidencies, and to reconcile, generally, a due attention to the convenience of the Public, with a regard for the Financial interests of the Government.

2. The effect of the proposed enactment, in its main provisions, will be to do away with the entire division which has hitherto existed between the Post Office Rules and Establishments of the different Presidencies;—to equalize the rates of Letter Postage, by raising, in some degree, those of Bengal, and reducing those of Madras, and, in a still greater degree, those of Bombay;—to diminish to some considerable extent, the Newspaper Postage of all the Presidencies, especially for extreme distances, at which the high existing rates of Postage are found to bear with excessive, and, in many cases, prohibitory pressure upon circulation; to allow letters to be sent bearing Postage, as well as post-paid, and to revise the scale of Ship Letter Postage, which has hitherto been levied in a manner inconvenient to the public, and in an undue proportion to the service performed by the Post Office.

3. It is not necessary to recapitulate in this Resolution the detailed Rules for amending, and aiding, the practice of the Department, and for the more effectual control of its Officers. It had been the intention of the Government, that the revenue at present derived from the Post Office, but little exceeding its expenses, should not be diminished by any new arrangement of rates; but though it has been found necessary to submit to some loss of public income, more particularly in the just consideration of a proper scale of Ship Letter Postage, in all other cases it may be confidently hoped that an ample compensation will, at no distant period, be obtained, in an improved circulation of intelligence and correspondence; and, in this confidence, the Governor General in Council will only further record his wish to extend, as far as may be consistent with prudent administration, the advantages given to the community by this Department.

4. It has been deemed necessary also, with a view to secure the full advantages to the Government and the public contemplated in this Act, to declare the exclusive power of conveying letters by post for hire to be vested in Government, but it is not the intention of the Governor General in Council to act extensively on the power given him for the suppression of private Dawks, and he will feel disposed to grant licenses generally to existing private Dawks where sufficient cause for the indulgence may be shown. The period of two months has been granted for all parties who may entertain objections to the proposed Draft to state such objections, and a further period of three months has been allowed for the Proprietors of any Private Dawks that may now exist to apply for licenses for the continuance of such Private Dawks.

The following Draft of a proposed Act is accordingly notified for general information, and that the said Draft be brought up for reconsideration at the first meeting of the Legislative Council of India which may be held after the 16th day of July next.

ACT No. — of 1837.

I. It is hereby enacted, that from the day of Regulation XI. of 1830 of the Bombay Code, shall be repealed.

II. And it is hereby enacted, that after the expiration of three months from the passing of this Act, the exclusive right of conveying letters by post for hire from place to place within the Territories of the East India Company, shall be in the Governor General of India in Council.

III. Provided always, that it shall be competent to the said Governor General of India in Council, and to any authority thereunto empowered by the said Governor General in Council, to grant to any person or persons a license permitting such person or persons to convey letters by post for hire from place to place within the said Territories, and that it shall be lawful for any person or persons having such a license to convey letters in conformity with the terms of such license.

IV. And it is hereby enacted, that it shall be lawful for the said Governor General in Council, and for any authority which may have granted any such license as is described in the preceding Section, to revoke such license at pleasure.

V. And it is hereby enacted, that whoever otherwise than under the authority of the said Governor General in Council, or in conformity with the terms of such a license as is aforesaid, knowingly conveys any letter by post for hire from place to place within the said Territories, or receives any letter or packet of letters, in order to such conveyance, or delivers any letter according to its direction knowing the same to have been so conveyed, or is necessary to such conveyance, receipt or delivery, shall be punished with fine not exceeding 50 Rs. for every letter so conveyed, received or delivered.

VI. And it is hereby enacted that inland postage duties shall be levied on the conveyance of letters and packets by the Government Post at the rates set forth in the Schedule marked A, which is annexed to this Act, and that the full postage shall be paid either on receipt or on delivery at the option of the sender, and that, if the thing conveyed be transferred from a Post Office in one Presidency to a Post Office in another Presidency, no additional charge shall be made on account of such transfer.

VII. And it is hereby enacted, that when there is a bhangy established on a line of road, no person shall be entitled to demand that any letter or packet exceeding 12 tolas in weight shall be conveyed by the letter post on that line of road.

VIII. And it is hereby enacted that, when there is no bhangy established on a line of road, letters and Packets exceeding 12 tolas in weight, and not exceeding 40 tolas in weight, shall be conveyed on that line of road by the letter post, and every such letter or packet shall be charged with the postage of a letter or packet of the same description of twelve tolas weight sent by letter post.

IX. And it is hereby enacted, that no packet of the description mentioned in Table 2 of Schedule A, shall contain any writing whatever other than writing which is necessarily part of the documents which such packet is stated to contain, by attestation on the cover of such packet, and that whoever shall send any such packet by the Government Post, knowing that it contains any writing not necessarily part of the documents which such packet is stated to contain by attestation on the cover, shall be punished with a fine of Fifty Rupees.

X. And it is hereby enacted, that no packet of the description mentioned in Table 3 of Schedule A, shall contain any writing whatever, except the direction on the cover, and that whoever shall send any such packet by the Government post, knowing that it contains any writing other than the direction on the cover, shall be punished with a fine of Fifty Rupees.

XI. And it is hereby enacted, that proof sheets marked as such may be sent by letter post at the rates set forth in Table 3 of Schedule A, provided they be brought to the Dispatching Office open, and be sealed in presence of the person in charge of such Office.

XII. And it is hereby enacted, that the said Governor General in Council shall frame a scale of distances as nearly as practicable according to the distance by the nearest road between Post Office Stations, and that the rates of inland postage shall be calculated according to this scale.

XIII. And it is hereby enacted, that Steam Postage, according to such rates as may from time to time be fixed by the Governor General in Council, shall be levied on all letters and packets sent or received by any Government Steamer, and that such Steam Postage shall be in excess of any inland postage to which such letters or packets may be liable.

XIV. And it is hereby enacted, that Ship Postage, according to the rates fixed in Schedule B, annexed to this Act, shall be levied on all letters or packets sent or received by Sea through any Government Post Office, and not liable to Steam Postage.

XV. And it is hereby enacted, that when any Vessel arrives by sea at any place within the said Territories, at which there is a Government Post Office, the Commander of such Vessel shall, as speedily as possible, cause every letter and packet on board of such Vessel which is directed to that place, and which was not specially entrusted for separate delivery, to be delivered either at the Post Office or to some Officer of the Post Office authorised to receive the same; and that if there be on board any letter or packet directed to any other place, and not specially entrusted for separate delivery, the said Commander shall, as speedily as possible, report the same to the Post Master General or Post Master of the place at which he has arrived, and shall, act according to such directions as he may receive from such Post Master General or Post Master; and that the receipt of such Post Master General or Post Master shall discharge such Commander of all responsibility in respect of such letter or packet.

XVI. And it is hereby enacted, that every Commander of a Vessel who shall wilfully disobey any of the directions contained in the preceding Section shall be punished with fine not exceeding 1,000 Rupees.

XVII. And it is hereby enacted, that for every letter or packet delivered by a Commander of a Ship, in conformity with the directions of Section XV. of this Act, the Officer in charge of the Post Office shall pay to the said Commander the sum of One Anna.

XVIII. And it is hereby enacted, that whenever any letter or packet is transhipped for transmission to any other place within the said Territories the Commander of the Vessel, which originally brought such letter or packet shall be entitled to receive One Anna for every such letter or packet, and that the Commander of the Vessel into which the letter or packet is transhipped, shall be entitled to receive Half an Anna from the person in charge of the Post Office at the place of delivery, provided that the said last mentioned Commander delivers the same in conformity with the directions contained in Section XV. of this Act.

XIX. Provided always, that no payment shall be made to the Commander of any Vessel on account of the delivery of any letter or packet unless the claim of such Commander shall be preferred before the Vessel leaves the place at which the letter or packet was delivered, or before the expiration of three months from the date of the arrival of the packet at the place of ultimate delivery.

XX. And it is hereby enacted, that the Commander of every Vessel leaving any place in the said Territories by Sea, shall receive on board of such his Vessel every letter and packet which he shall be required to receive by any Officer of the Post Office and shall sign a receipt for such letters and packets; and that every Commander of a Vessel who shall wilfully disobey any direction of this Clause shall be punished with a fine not exceeding 1,000 Rupees.

XXI. And it is hereby enacted, that whenever any letter or packet, the postage of which has not been paid, shall be delivered by any person employed by the Post Office, the person to whom it is delivered shall not be bound to pay the postage if he returns the letter or packet unopened, but if he opens the same he shall be bound to pay the postage due thereon; provided always, that if the letter or packet shall appear to have been maliciously sent for the purpose of annoying the person to whom it is directed, the Post Master General or Post Master of the Office, from which the delivery took place, shall remit the said postage.

XXII. And it is hereby enacted, that every letter or packet which is rejected unopened by the person to whom it is directed shall be returned by post to the sender, and that the said sender shall be bound to pay the return postage thereon unless direct postage has already been paid thereon.

XXIII. And it is hereby enacted, that whenever any letter or packet, the sender of which is unknown, shall be rejected unopened by the person to whom it is directed, such letter or packet shall be opened by the Officer in charge of the Post Office from which such letter or packet was delivered to that person.

XXIV. And it is hereby enacted, that if any person shall refuse to pay any postage which he is legally bound to pay for any letter or packet, it shall be lawful for the Officer in charge of the Post Office, from which such letter or packet was delivered to withhold from the person so refusing till such postage be paid, any letter directed to that person upon which postage has not been paid by the sender.

XXV. And it is hereby enacted, that all letters and packets which have remained three months unclaimed at any Post Office shall be transmitted to the General Post Office of the Presidency.

XXVI. And it is hereby enacted, that, at intervals not exceeding three months, lists of all unclaimed letters and packets which are in the General Post Office of any Presidency, shall be published in the Official Gazette of that Presidency.

XXVII. And it is hereby enacted, that every letter and packet which may have remained eighteen months unclaimed in the General Post Office of any Presidency, shall be opened by the Post Master General of that Presidency, and that all valuable property which such letter or packet may contain shall be paid into the Government Treasury for the benefit of any party who may have a right therein, and that when twelve months shall have elapsed after the opening of such unclaimed letter or packet, it shall be lawful for the said Post Master General, if such letter or packet still continues to be unclaimed, to destroy the same.

XXVIII. And it is hereby enacted, that the privilege of sending and receiving all letters and packets by letter post, free of postage, and of sending and receiving letters and packets by banghy on the public service free of postage, shall be allowed to the persons hereinafter mentioned, viz.

His Majesty's Principal Secretaries of State.
President and Secretaries of the Board of Control.
The Chairman, Deputy Chairman and Directors of the East India Company.
Secretary, Deputy Secretary and Assistant Secretary at the India House.
The Governor General.
The Governors of Bengal, Madras and Bombay.
The Governor of Ceylon.
The Lieutenant Governor of the North Western Provinces.
The Chief Justices of Bengal, Madras and Bombay.
The Bishops of Calcutta, Madras and Bombay.
The Members of the Supreme Council.
The Members of Council of Madras and Bombay.
The Puisne Judges of the Supreme Courts of Bengal, Madras and Bombay.
The Recorder of Prince of Wales' Island, Singapore and Malacca.
The Commander in Chief of His Majesty's Naval Forces.

The Commander in Chief of the Army in India.
The Commanders in Chief of the Army at Madras and Bombay.

And that the letters and packets sent by any of the persons aforesaid shall be franked in such manner as may be directed by the Governor General of India in Council.

XXIX. And it is hereby enacted, that it shall be competent to the said Governor General of India in Council, by an order in Council, to grant to any person or body of persons the privilege of sending or receiving letters or packets either by letter post or banghy free of postage on such conditions and under such rules as the said Governor General in Council may direct.

XXX. And it is hereby enacted, that if any Post Master General or Post Master shall suspect that any letter or packet lying for delivery at his Post Office contains any contraband article or any article on which duty is owing to Government, or that any letter or packet lying for delivery at that Post Office contains any writing in contravention of the provisions of Sections IX. and X. of this Act, it shall be lawful for such officer to summon the person to whom the letter or packet is directed, to attend at that Post Office by himself or Agent within forty eight hours after the arrival of the letter or packet at that Post Office, and to open the letter or packet in the presence of the person to whom the letter or packet is directed, or of that person's Agent; and if that person shall not so attend by himself or Agent, then to open the letter or packet in the absence of that person.

XXXI. And it is hereby enacted, that the Government shall not be responsible for any loss or damage which may occur in respect of any thing entrusted to the Post Office for conveyance, and that no person employed by the Government in the Post Office Department shall be responsible for any such loss or damage unless that person had caused such loss or damage maliciously or fraudulently.

XXXII. And it is hereby enacted, that all fines incurred under any of the preceding provisions of this Act may be levied on conviction before any Magistrate or Justice of the Peace, or before any person exercising the powers of a Magistrate; provided always that no person not a Post Master General or Post Master shall be competent to institute any prosecution for any violation of any of the preceding provisions of this Act.

XXXIII. And it is hereby enacted, that whoever bring in the employ of the Government in the Post Office Department, or being in the employ of any person or persons who may contract with the Government to convey letters or packets by Post for hire, shall fraudulently appropriate any letter or packet which may have been entrusted to him, or any thing contained in any such letter or packet, or shall open any such letter or packet, or any Banghy box, with the intention of fraudulently appropriating any thing therein contained, shall be punished with imprisonment with or without hard labor for a term not exceeding seven years, and shall also be liable to fine.

XXXIV. And it is hereby enacted, that whoever being in such employ as is described in the last Section, and being entrusted to receive money for postage duty, shall fraudulently appropriate the same, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXV. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. shall fraudulently put any wrong mark on any letter or packet, or shall fraudulently alter or cause to disappear any mark which is on any letter or packet, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXVI. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. and being entrusted with the preparing or keeping of any document, shall, with a fraudulent intention, prepare that document incorrectly, or alter that document, or secrete or destroy that document, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXVII. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. puts any letter or packet into the Wallets of the Post Office, intending thereby to defraud the Government of the postage duty on such letter or packet, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, MAY 17, 1837.

No. 65.

FORT WILLIAM,

GENERAL DEPARTMENT, THE 17TH MAY, 1837.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments for May, instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Thursday, the 15th proximo.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. PRINSEP, Secy. to Govt.

Erratum in the Orders of the Right Hon'ble the Governor General of India in Council, No. 64, dated the 10th May 1837, published in the Gazette of the 13th May—

For "T. C. Trotter," read "T. C. Loch."

FORT WILLIAM,

MILITARY DEPARTMENT, 15TH MAY, 1837.

Notice is hereby given, that the Pay, Batta, and other Allowances for May 1837, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Saturday, the 10th proximo.

By Order of the Right Hon'ble the Governor General of India in Council,

WM. CASEMENT, Col.

Secy. to the Govt. of India Milg. Dept.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

THE 1ST MAY, 1837.

The following Extract from the Proceedings of the Right Hon'ble the Governor General of India in Council, in the Legislative Department, under date the 1st May 1837, is published for general information:

Read a second time the Resolution and Draft of a proposed Act published under date the 6th March 1837, in the Calcutta Gazette of the 15th following, authorizing Magistrates and Joint Magistrates to appropriate a portion of the Tax levied under Regulation XXII. 1816 for repairing and cleansing the Town in which such Tax is levied, and to raise the maximum of that Tax to Two Company's Rupees per Month.

Read a letter from the Officiating Secretary to the Lieutenant Governor N. W. P. in the Judicial Department, under date the 25th March last, noticing the existing anomaly which exempts European British subjects from assessment of the Chowkedaree Tax.

Resolution.—The Right Hon'ble the Governor General of India in Council is pleased to resolve that the said Draft be re-published for general information with the following amendment, and

that the amended Draft be brought up for re-consideration at the first Meeting of the Legislative Council of India which may be held after the Eighteenth day of June next.

Resolution and Draft.—Since the abolition of the Town Duties in April last year the Government has directed its attention to the best means of replacing the loss thereby occasioned in the fund which had as circumstances permitted, been considered available towards the improvement of the large Towns in the interior of the Country.

From the information collected from the Magistrates of Bengal and the North Western Provinces, it appears that the object in view may be accomplished with the least annoyance to the people, and with the least disturbance of existing institutions, by rendering the assessment, which is leviable under Regulation XXII. 1816 for the maintenance of Chowkedars of Police applicable like the similar assessments levied in Calcutta and the other Presidencies to the cleansing and repairing as well as to the watching of the Towns in which the Tax is levied.

There is reason to believe also that the maximum of the Tax, viz. One Rupee, authorized to be fixed by the Panchaite of each Division of the Towns under the aforesaid Regulation, is too small to admit of an equitable adjustment of the rates. On this account a higher maximum has been fixed for individuals but no change has been made in the maximum of aggregate amount of the assessment authorized to be levied under the Regulation. The effect of this alteration will be to relieve the poor and to make a small addition to the contribution of those who are best able to contribute.

The following Draft of a proposed Act is accordingly notified for general information:

ACT No. — OF 1837.

I. It is hereby enacted, that from the day of — it shall be lawful for the several Magistrates and Joint Magistrates within the Presidency of Fort William in Bengal to appropriate a portion of the Tax levied under Regulation XXII. 1816, of the Bengal Code to the purpose of cleansing and repairing the Towns in which that Tax is levied.

II. And it is hereby enacted, in lieu of the maximum rate prescribed by the Sunnud of appointment referred to in Section X. of the above mentioned Regulation, that after the — day of — it shall be competent to the Panchaite appointed by the said Sunnud to fix the rate of assessment to be levied for the proprietor or principal occupier of any shop or habitation at Two Company's Rupees per mensem.

III. And it is hereby enacted, that no person whatever shall either by reason of place of birth or by reason of descent be exempted from the payment of any assessment under Regulation XXII. of 1816, of the Bengal Code or under this Act.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 1ST MAY, 1837.**

The following Extract from the Proceedings of the Right Hon'ble the Governor General of India in Council, in the Legislative Department, under date the 1st May 1837, is published for general information:

Read the following paragraph (12) of a Dispatch from the Hon'ble the Court of Directors to the Governor General of India in Council, in the Legislative Department, No. 2 (26th October) of 1836.

12. "It does not appear from the papers forwarded by you whether there existed any objection to a provision authorizing the several Supreme Courts to permit any Convict recommended by them to His Majesty for pardon pending the reference for that purpose, to be at liberty on his own recognizance. If unobjectionable, we are of opinion that according to the suggestion of the Judges a provision to that effect should be passed by the Legislative Council. The object would have been answered by the enactment of the IV. Clause of the proposed Act, omitting only the proviso with which it concludes."

In conformity with the suggestion contained in the foregoing paragraph the following Act was passed, and was ordered to be published for general information.

ACT No. VII. OF 1837.

It is hereby enacted, that it shall be lawful for any of the Courts established by His Majesty's Charters, in any case in which such Court shall have recommended to His Majesty the granting of a free pardon to any Convict, to permit such Convict to be at liberty on his own recognizance.

W. H. MACNAGHTEN,
Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 8TH MAY, 1837.**

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 8th May, 1837, is hereby promulgated for general information:

ACT No. VIII. OF 1837.

I. It is hereby enacted, that from the 1st day of July, 1837, the Districts of Ajunge and Changanacherry shall form a separate jurisdiction, which shall belong to the Western Division of the Territories, subject to the Government of the Presidency of Fort St. George.

II. And it is hereby enacted, that from the said day, the British Resident in Travancore shall exercise the powers of Judge and Criminal Judge within the said jurisdiction, sending to Callout the parties and proceedings in cases to be tried by the Court of Circuit, and that the said Resident shall also exercise within the said jurisdiction, all the powers of a Magistrate, any thing contained in the Regulations of the Madras Code to the contrary notwithstanding.

W. H. MACNAGHTEN,
Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 15TH MAY, 1837.**

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 15th May, 1837, is hereby promulgated for general information:

ACT No. IX. OF 1837.

I. It is hereby enacted, that from the 1st day of June, 1837, all immoveable Property situate within the jurisdiction of any of the Courts established by His Majesty's Charter shall, as far as regards the transmission of such Property on the death and intestacy of any Parsee having a beneficial interest in the same, or by the last Will of any such Parsee, be taken to be and to have been of the nature of Chattels real and not of Freehold.

II. Provided always, that in any Suit at Law or in Equity which shall be brought for the recovery of such immoveable Property as is aforesaid, no advantage shall be taken of any defect of title arising out of the transmission of such Property upon the death and intestacy of any Parsee having a beneficial interest in the same, or by the last Will of any such Parsee if such transmission took place before the said first day of June, 1837, and if such transmission were either according to the Rules which regulate the transmission of freehold Property, or else took place with the acquiescence of all persons to whom any interest in that Property would according to the Rules which regulate the transmission of Chattels real, have accrued upon the death of such Parsee.

W. H. MACNAGHTEN,
Secy. to the Govt. of India.

**GENERAL ORDERS BY THE RIGHT HON'BLE THE
GOVERNOR GENERAL OF INDIA IN COUNCIL.
FORT WILLIAM, 15th May, 1837.**

No. 100 of 1837.—The Governor General of India in Council is pleased to make the following Promotions:

Regiment of Artillery.

Lieutenant Colonel and Brevet Colonel John Andrew Biggs to be a Colonel, Major Charles Graham to be Lieutenant Colonel, Captain Thomas Lumsden to be Major, 1st Lieutenant and Brevet Captain Edward Fitzgerald Day to be Captain, 2d Lieutenant Ralph Smyth to be 1st Lieutenant.	} From the 27th April 1837, in succession to Colonel Charles Parker deceased.
Supernumerary 2d Lieutenant Charles Alexander Green is brought on the effective strength of the Regiment.	

Cavalry.

Major Edward John Honeywood to be Lieutenant
Colonel, from the 13th April 1837, vice Lieutenant
Colonel William Stuart Beaton deceased.

7th Regiment Light Cavalry.

Captain Robert Adrian Stedman to be Major, Lieutenant and Brevet Captain Henry Halked to be Captain of a Troop, Cornet Robert John Hawthorne to be Lieutenant.	} From the 13th April 1837, in succession to Major Edward John Honey- wood promoted.
Supernumerary Cornet Lucius Heywood Har- dyman is brought on the effective strength of the Cavalry.	

24th Regiment Native Infantry.

Ensign Alexander James William Haig to be
Lieutenant, from the 8th May 1837, vice Lieutenant
Herbert Maynard retired on the Half Pay of his
rank.

The undermentioned Officers of the Regiment
of Artillery are promoted to the rank of Captain,
by Brevet, from the dates expressed opposite to
their names:

Regiment of Artillery.

1st Lieutenant Robert Guthrie } McGregor,	} 10th May, 1837.
" John Hotham,	
" Henry Montgomery } Lawrence,	
" James Hossburgh } McDonald,	
" Samuel Watson Fen- } ning,	
" John Fordyce,	
" George James Cookson, 10th Ditto.	

Mr. John Drummond having satisfied Govern-
ment on the points of qualification prescribed by
existing Regulations, is admitted to the Service as
an Assistant Surgeon on this Establishment, agree-
ably to Instructions from the Hon'ble the Court of
Directors.

Captain John Heyning Vanrenen, of the 25th
Regiment Native Infantry, is permitted, at his own
request, to resign the Service of the East India
Company.

Mr. William Palmer is appointed an Assistant Overseer in the Department of Public Works, on the Salary allowed for that rank, and attached to the Barrisaul Division.

Assistant Overseer Kissen Mohan Mullick is permitted, at his own request, to resign that situation.

The following Students of the late Medical Institution are admitted to the Service as Native Doctors, and placed at the disposal of His Excellency the Commander in Chief:

Yar Mahommed,
Hurreechurn Sing,
Khanwah Buksh.

The Right Honorable the Governor General has been pleased to make the following Promotions in the Calcutta Native Militia:

Jemadar Ramrutton Sing to be Subadar, From the 1st May 1837, in succession
Havildar Rhymer Khan to be } to Subadar Enam
Jemadar, Khan invalided.

WM. CASEMENT, Col.

Secy. to the Govt. of India Mily. Dept.

FORT WILLIAM, 15th May, 1837.

No. 101 of 1837.—The Pay, Batta, and other Allowances for May 1837, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Saturday the 10th Proximo.

WM. CASEMENT, Col.

Secy. to the Govt. of India Mily. Dept.

GENERAL ORDERS BY THE RIGHT HONORABLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 15th May, 1837.
No. 102 of 1837.—The following Promotions are made in the undermentioned Corps of the Native Army:

Corps.	Rank and Names.	To what Rank Promoted.	From what Date.	In whose Room.
35th Regiment N. I.,	Jemadar Ramdul Sing,	Subadar,	11th April, 1837,	Byjoo Sing deceased.
49th Ditto, ..	Jemadar Rambhucous Misser, ..	Ditto,	29th March, 1837,	Bowanydeen Misser ditto.
Ditto, ..	Havildar Persaud Misser, ..	Jemadar,	Ditto,	Rambhucous Misser promoted.
Sylhet Lt. Bn.,	Havildar Bhoroossee Sing,	Ditto,	18th Feb. 1837,	Shaik Mahomed Ali resigned.

WM. CASEMENT, Col., Secy. to the Govt. of India Mily. Dept.

NOTICE.—All Letters up to the 19th ultimo inclusive, which were delivered at this Office, for transmission to the Mauritius, by the "Sir Herbert Taylor" were transferred to the "Earl Grey," on the return of the former Vessel to Calcutta, in consequence of having met with an accident.

The Packets, which contained the Letters for the Mauritius, delivered at this Office, from the 24th ultimo to the 5th instant inclusive, and which were directed for transmission by the "Fortitude," were taken on board the "Earl Grey" from the Kedgeroo Dak Boat.

The undermentioned Transfers were effected in consequence of the Packets reaching Kedgeroo too late to overtake the Vessels for which they were originally intended.

Date of the Receipt of the Letters at the General Post Office.	Names of the Vessels by which the Letters were intended to have been transmitted.	Destination.	Names of the Vessels by which the Letters were transmitted.
1st April 1837,	Mopoon, ..	Rangoon & Moumeyne.	Margaret.
25th & 26th ditto	Eudora,	Robert Town & Sydney.	Earl Grey.
ditto,	Comala,	Liverpool.	Lady Fitz-herbert.
26th & 27th ditto	Phalla,	Ditto,	Ditto.
ditto,	Colombo, ..	London, ..	Ditto.
27th & 28th ditto	Brigand,	Singapore.	Arcthusa.
ditto,	Lady Fitz-herbert, ..	London, ..	Gentoo.

WM. MOORE, Deputy Post Master.

Fort William, General Post Office, }
the 16th May, 1837. }

No. 285.

NOTICE.—Commanders of Vessels being in the habit of inserting at the bottom of their Manifests "Surplus Stores may be landed if required," and subsequently importing large quantities of Wines, Spirits, Hams, Cheeses and other edible articles, and claiming exemption from the penalties prescribed by Section 6 of the Act for Goods unmanifested, on the ground that such importations are comprehended in the Manifest under the term Surplus Stores—Notice is hereby given, that in future all Goods of the above description, landed in excess of the quantity stated in the Vindicating Bill, will be considered Merchandise unmanifested, and be subjected to double duty or confiscation under the above Section, as the Board of Customs may be pleased to direct.

By Order of the Board of Customs, Calcutta Custom House, the 2d December, 1836,

R. WALKER.

Actg. Collr. Govt. Customs.

No. 286.

NOTIFICATION.

PASSENGERS' BAGGAGE.

CONSIDERABLE misapprehension prevailing as to what articles are comprized in the term "Baggage in use" and so entitled to Free duty.—It is hereby declared, that the term applies solely to Wearing Apparel, second hand or in use, Cabin Furniture and trifling Personal Property, all in use and accompanying the Proprietor.

The Tidewaiter on board each Vessel, after satisfying himself by inspection that Baggage as above defined, has been in use, will pass direct from the Ship.

Fresh Millinery, Saddlery, Musical Instruments, Guns, Pistols, Carriages, Wines, Spirits, Plate, Glass, Crockery, &c. not used, [although for personal use and not brought for sale] are liable to Duty;

all packages containing such articles as well as all closed packages whatever the contents may be stated to be, must be sent to the Custom House at the expense of the Proprietor for examination and levy of Duty, unless the Proprietor can produce to the Tidewater a Custom House Permit or Pass-particularly specifying such packages.

Passengers whose baggage may have been forwarded to the Custom House, are requested to apply in writing to the Collector of Customs at the Custom House for a Permit; such application should contain the number of packages and the contents and value of each.

Personal applications cannot be attended to.

By Order of the Board of Customs, Calcutta
Custom House, the 2d December 1836.

R. WALKER.

Acto, Coll. Govt. Customs.

NOTICE.—From to-morrow, the 10th instant, Mean Time will be shown to the Shipping in the River every day, (Sundays and Christian Holidays excepted,) by dropping a Ball from the Telegraph Tower in the Fort. The Ball will be hoisted at 5 minutes before 12, and dropped at mean noon.

E. BARTON, *Col., Town Major.*

Town Major's Office, Fort William,
9th May, 1837.

No. 79.

AVA PRIZE MONEY.

NOTICE.

NOTICE is hereby given, that European Officers, other than Petty Officers, Claiming Prize Money on account of services performed on the Marine Department, during the late Burmese War, are required to forward to the Office of the Marine Board, Bills in duplicate, containing their names, the Vessels to which they belonged, the Situations they filled, and the Salaries they received, noting the time they held each Station, and drew each Salary respectively. The Bills are to be accompanied by such Vouchers as the parties may have it in their power to furnish. Petty Officers and European and Native Seamen will prefer their Claims at the Bankshall, where, on affording satisfactory proof of their identity and the justice of their Claim, they will be included in Abstracts to be from time to time passed up to the Marine Board for examination and transmission to the Military Auditor General.

By Order of the Marine Board.

C. B. GREENLAW, *Secretary.*

Fort William, the 11th January, 1837.

نمبر ۷۹

ز ریغمای که از تسخیر ملک او یافت شده

اشتهارداد میشود که

عهد داران خفیف و یور و بیان یعنی متوطنین
رأیت فرنگ و خلاصیان ساکنین این دیار هر
کسی که دعاوی سمیت به زیربغای مذکور داشته
باشند باید که در مقام بیگسال اظهار آن نمایند
و اگر از روی وجه ثبوت که موجب اطمینان
باشد اثبات اینمغنی خواهد رسانید که نامهای
که ظاهر نمایند فی الحقیقت آنها همان کسان هستند
اعنی اسمای فرضی بر خود ها نگرفته اند و مستحق
یافتن زر مدعا بها هستند آنگاه نام های کسان
مذکورین در فهرست انام میان داخل گردیده
و متافوتاً برای مقابله بحضور صاحبان عالیشان
مورین برآورد و از انجا برای پاس نمودن آن

به پیشگاه صاحب المیتری اقای قارجنرل فرستاد و
خواهد شد فقط

ہموجب حکم صاحبان عالیشان میریں یورق
فورت ولیم فی التاريخ یازدہم ماہ جنوری
سنہ ۱۸۳۷ء

नं० १४

आ.रा.देश ल.क. ट.क.

এক্কেহার দেওয়া যাইতেছে যে ছোট কর্ফকারি
ব্যক্তি সকল ও ইউরোপিয়ান অর্থাৎ গৌরা লোক
ওনেশী খালাসী লোক সকল যাহারা আবাদেশ
জয় লভ্য টীকা প্রতি দাওয়া রাখে তাহাদের কর্তব্য
যে মোঃ বঃসালে আপনঃ দাবি উপস্থিত করে
তথায় যদি খাতিরদ্রম্য মতে সাবদ করিতে পারে
যে যেঃ নাম গুরন পুর ক দাবি করিতেছে তাহারা
রথার্থ সেই ব্যক্তি বটে অর্থাৎ আরোপিত ব্যক্তি
নহে এবঃ তাহাদের পাওনা নিঃসন্দেহ ওয়াজিব
বটে তবে তাহাদের নাম আবিজ্ঞাক্ত বিলের মধ্যে
দাখিল হইয়া সেই বিল জ্রুয়ত সাহেবান আলি
সান মেরিণ বোর্ডের মোকাবেলার নিমিত্তে ও
জ্রুয়ত মেলেটরি আডিটর জানেরেল সাহেবের
পাশ হইবার নিমিত্তে নিরুপিত সময় জাইবেক

বিমোজির ছদ্ম সাহেদান আলিমান মেরিণ
বোড ফোর্ট উইলিয়ম সন ১৮৩৭ সাল তারিখ ১১
জানুয়ারী

LIGHT AT FALSE POINT—BAY OF BENGAL.
NOTICE.

REFERRING to the Notice published from this Office under date 19th July last, Notice is given that on the 1st day of March next a Light will be exhibited at False Point on a Tripod, in Latitude $20^{\circ} 19' 25''$ N. and Longitude $86^{\circ} 48' 5''$ E.

The Light will be exhibited from an elevation of about 65 feet above high water mark, and be visible in clear weather at a distance of about 13 miles from an elevation of 15 feet above the surface of the Sea.

The Light will be continued at this height until the end of November, after which it will be discontinued, in order to the removal of the Lantern to the top of the permanent Building. It will subsequently, viz. on and after the 1st March, 1838, be again exhibited at an elevation of 120 feet above high water mark, and be then visible from 18 to 20 miles in clear weather, from the height of 15 feet from the surface of the Sea.

The Pilots' Station will be continued as heretofore, off Point Palmyras, during the S. W. Monsoon, that is from the 15th March to the 15th September, during which period the Pilot Vessels cruise during the day off the Point, anchoring during the night in a line East and West, in Latitude $20^{\circ} 42'$ to $20^{\circ} 48'$ N. with the Point bearing West to W. by S. ; the Vessel, on board of which the next turn Pilot may be, will burn a Blue Light and fire a Maroon alternately every half hour, commencing with the former at eight o'clock and continuing till day light.

Commanders, on making the Light on False Point, are recommended after bringing it to bear West in from 13 to 14 fathoms, to steer to the N. E. keeping in from 13 to 18 fathoms as the wind may hang to the Westward or Eastward, on no account coming under the former depth. In this track the Blue Light and Maroon abovementioned will be seen long before the Light on False Point is lost sight of. If, however, about the beginning of September, the wind comes from the Eastward or the weather assumes a threatening appearance, the Pilot Vessels necessarily haul off to the Eastward, and will then be found in a line between Point Palmyras and the Floating Light at the entrance of the Eastern Channel. Vessels therefore about that period, if the wind hangs to the Eastward or has a threatening appearance, are recommended after leaving False Point

on no account to approach Point Palmyras, but rather to endeavour to make for the Floating Light at the entrance of the Eastern Channel, and it is further notified that from the 15th September no Pilot Vessel will be found to the Westward of the Western Sea Reef.

From the 15th September to the 15th March the Pilot Vessels cruise during the day between Saugor Sand and the Western Sea Reef, anchoring in the night East and West of each other, in Latitude 21° to $21^{\circ} 10'$ North.

Vessels approaching either Station during the day, are requested to make for that Vessel on board of which they will see a large red flag flying at the Main whenever they can do so without great inconvenience or delay. In the night during the N. E. Monsoon, that is from 15th September to 15th March, at the Floating Light Station at the entrance of the Eastern Channel, the Vessel having the next turn Pilot on board will burn a Maroon every hour, and in thick weather every half hour, and as before stated, at the Point Palmyras Station, during the S. W. Monsoon, or between 15th March and 15th September, such Vessel will alternately burn a Blue Light and Maroon every half hour. Commanders are in like manner requested during the night to seek their Pilot from such Vessel, it being however understood that any Pilot Vessel which may be first seen is bound immediately to use every exertion to put a Pilot on board, night or day, without reference to turn or rotation, and that this latter is only allowed when no delay is occasioned thereby.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 23d January, 1837.

POSTPONEMENT OF THE OPIUM SALE.

NOTICE is hereby given, that the Opium Sale advertised for Friday the 28th instant, is postponed until Friday the 9th June next, unless in the interim favorable intelligence is received from China, in which case the Board of Customs, Salt and Opium reserve to themselves the option of fixing such earlier date for the Sale as may be advisable.

By Order of the Board of Customs, Salt and Opium, the 25th April, 1837,

S. G. PALMER, Actg. Secretary.

NOTICE is hereby given, that from and after the 9th July next, Salt will be Sold by Private Sale, and at fixed prices, in quantities of not less than 250 Maunds—any Salt taken in excess of Maunds 250, to be taken in even quantities of Maunds 50, or Maunds 100 each, as Maunds 300—Maunds 350—Maunds 400—Maunds 500, &c.

2.—The Salt will be deliverable in the same manner and upon the same documents as heretofore from the several Ghauts and Golahs specified in the Schedule.

3.—The price of each description of Salt deliverable at the several Ghauts and Golahs is specified in the Schedule.

4.—Parties desirous to purchase Salt from any Ghaut or Golah must pay the price at the rate shewn in the Schedule into the General Treasury, and upon the production of the Sub-Treasurer's Receipt for the amount at the Board of Customs, Salt and Opium, with a written application stating the quantity of Salt required, and the Agency and Ghaut from whence it is deliverable, the Applicant shall receive [provided there be in store at the Ghaut or Golah specified, the quantity of Salt applied for] an order upon the Salt Agent, or Superintendent of the Sulkea Golahs, to deliver the quantity of Salt purchased, such order will be accompanied by the usual protective documents which will be negotiable as at present. In the event of more applications being received than there is Salt in store to answer, the preference will be given to the holders of the Sub-Treasurer's Receipts bearing the earliest numbers. If the Salt be not cleared within three months, from the date of the Board's order for delivery, Golah rent and wastage will be charged at the rate of one Rupee per mensem for each 100 Maunds.

5.—No reduction will be made in the price of any Salt, the price of which is fixed by the Schedule without a previous notice of ten days, or a longer notice, should it appear desirable to the Board of Customs, Salt and Opium.

6.—Seized, damaged and inferior Salt, will be offered for Sale at such prices as may be equitable with reference to the quality of the article, and in such quantities, as the Board of Customs, Salt and Opium shall determine.

7.—All notices in regard to any reduction in the price of Salt, sold from Government Golahs, will be inserted in the *Calcutta Gazette*, and copies will be appended at the Office of the Board of Customs, Salt and Opium, and such other places as may be determined by the Board.

8.—Government do not contemplate the necessity of renewing the system of Public Sale, but should a recurrence to that system become indispensable, two months notice of the same will be given, and the notice will specify the upset price per hundred Maunds, at which each description of Salt will be offered for Public Sale after the expiration of two months from the date of such notice.

9.—All the Provisions of the Salt Regulations are equally applicable to Salt purchased under this Notification, as to Salt heretofore purchased at the Public Sales.

10.—The above Conditions will remain in force until the 8th July, 1838.

By Order of the Board of Customs, Salt and Opium, the 9th May, 1837,

S. G. PALMER, Acting Secretary.

ইশতেহার দেওয়া জাইতেছে —

যে আগামি জুলাই মাসের ৯ তারিখ অবধি ও তদনন্তর সরকারি নমক ২৫০/ মোনের নান না হয় এমন পরিমানে ধোলাস ও দার নিভারিত মূল্যে বিক্রয় হইবেক আর এই ২৫০/ মোনের অধিক কিছু লইতে হইলে উপরি ৫০/ মোন অথবা ১০০/ মোন পুরা লইতে হইবেক অথবা ৩০০/ মোন ৩৫০/ মোন ৪০০/ মোন ৫০০/ মোন এইরূপ —

২ দফা — একাল পর্যন্ত যে প্রকারে ও যে দলি লে নমক ওজন দেওয়া যাইতেছে তদনুসারে নিরি ধদের কন্দের লিখিত নানাঘাট ও গোলাহইতে নমক দেওয়া যাইবেক —

৩ দফা — যে ঘাট ও যে গোলাহইতে যে ২ রকম নমক দেওয়া যাইবেক তাহার প্রত্যেকের দর নিরিধ দরের কন্দের বেওরাপূরক লোকাগেল —

৪ দফা — যে সকল ব্যক্তি যে যে ঘাট অথবা গোলাহইতে নমক ক্রয় করিতে বাঞ্ছাকরিবেন তা হাদিগকে নিরিধ দরের কন্দের লিখিত দরে এই নম কের কিস্যতের টাকা জেনরাল জেজুরিতে দাখিল করিতে হইবেক পরে এটাকার বাবৎ সবজেরুর সাহেবের রসীদ বোর্ড পরামিট ও নমক ও আকি মের দপ্তরখানার এক দরখাস্তের সহিত দাখিল করিতে হইবেক এই দরখাস্তে যত নমক দরকার ও যে জেলা ও যে ঘাট হইতে নমক ওজন দেওয়া যাইবেক তাহার তাইন লিখিতে হইবেক ইহাতে শর্ত এই যে যদি এই উক্ত ঘাট কিম্বা গোলাহ এই দরখাস্তের লিখিত নমক মোজুদ থাকে তবে দর খাস্ত কতী সেই জেলার সাল্ট এজেন্ট সাহেবের উপর অথবা সালিখার সুপারেন্টেনেন্ট সাহেবের উপর এই ধরিতা নমক দেওনের নিমিত্তে এক হুকুম পাইবেক। সেই হুকুমের সম্বলিত এই নমকের হে কাসতের নিমিত্তে নিয়মিত দলিল থাকিবেক। এবং সেই দলিল এক্ষণে যে প্রকারে ব্যবসায়ীতে চলন হইতেছে সেইরূপ হইবেক। যদিও গো লায়ে নমক মোজুত আছে তদপেক্ষা অধিক নম কের দরখাস্ত পাওয়া যায় তবে যাহারদিগের নি কট সবজেরুর সাহেবের দস্ত আণের নম্বরের রসীদ থাকিবেক তাহারদিগের দরখাস্ত আণে গৃহ্য হইবেক। আর নমক দেওনের নিমিত্তে বোর্ডের হুকুমের তারিখ অবধি তিন মাসের মধ্যে যদি এই নমক গোলাহইতে ধোলাস না হয় তবে দরমাফ। কিন্তু মোনে ২ একটাকার হিসাবে গো লাভাড়া ও শুল্ক দিতে হইবেক —

SUPREME COURT, CALCUTTA.

৪ দফা—দশদিবস পূর্বে ইশতেহার না দিয়া অথবা যদ্যপিস্য্য বোর্ড পরমিট ও নমক ও আকিমের সাহেবানদিগকে আবশ্যিক বোধ হয় তবে আর আর অধিক মেয়াদে ইশতেহার না দিয়া কোন প্রকারে নিরিখ দরের কদে যে সকল নমকের যে দর নির্দিষ্ট হইল সেই সকল নমকের দর কমী হইবেক না—

৬ দফা—ক্রোকী ও লোকসানী ও মাল্য রকম নমকের আহোয়াল দৃষ্টে য দর ন্যায্য বোধ হইবেক ও যে পরিমাণে বিক্রয় করা বোর্ড পরমিট ও নমক ও আকিমের সাহেবান সাব্যস্ত করিবেন সেই মূল্যে ও পরিমাণে বিক্রয়ার্থে সমপিত হইবেক

৭ দফা—সরকারী গোল হইতে যে সকল নমক বিক্রয় হয় তাহার দর কমীরবার ইশতেহার সকল কলিকাতা গেজেট নামক ছাপার কাগজে প্রকাশিত হইবেক এবং তাহার নকল বোর্ড পরমিট ও নমক ও আকিমের দপ্তরখানায় ও অন্য যে স্থানে বোর্ডের সাহেবান নিজা করিবেন সেই স্থানে লটকান যাইবেক

৮ দফা—নিলামে নমক বিক্রয় করণের রীতি পুনঃস্থাপিত করণের আবশ্যিকতা হইবেক এমত কোন প্রকারেই গবরনরমেন্টের অনুমান হয় না যদিষ্য্য ঐ রীতি পুনঃস্থাপন নিতাই আবশ্যিক হয় তবে দুই মাস পূর্বে ঐ বিষয়ের ইশতেহার দেওয়া যাইবেক এবং ঐ ইশতেহারে প্রত্যেক রকম নমক যাহ ইশতেহারের তারিখ হইতে দুই মাসের পর নিলামে বিক্রয়ের নিমিত্তে ধরা যাইবেক তাহার কিস্ত মনের নিরিখ দর লিখিত হইবেক

৯ দফা—ইহার পূর্বে নিলামে বিক্রীত নমকের প্রতি নমক সরকারী আইন সকল যে রূপে প্রাপ্তি তদনুযায়ী এই ইশতেহারের দ্বারা যে নমক খোস সওয়ায় বিক্রয় হইবেক তাহারো প্রতি ঐ সকল আইনের তদনুযায়ী প্রাপ্তিবেক

১০ দফা—উপরের লিখিত সবুত সকল সন ১৮৩৮ সাল তারিখ ৮ জুলাই পর্যন্ত প্রবল রূপে প্রচলিত থাকিবেক

বিমোজিব হুদুম সাহেবান আলিসান বোর্ড পরমিট ও নমক ও আকিম ইতি তা ১ মে সন ১৮৩৭ সাল

S. G. PALMER, Acting Secy.

SUPREME COURT—CALCUTTA.

Sree Mutty Joymoney Dossee Bohoo Rane, Complainant, and Sree Mutty Siboo-soondery Dossee Bohoo Rane and others, Defendants, and the revived cause. Notice is hereby given, that pursuant to a Decretal Order made in these causes on the Twenty-eighth day of March last, the Creditors and Legatees of Raja Sibchunder Roy deceased, are required to come before the Master at his Office in the Supreme Court, on or before the 1st day of June next, and prove and establish their respective Debts and Legacies, and that in default thereof they will be precluded from the benefit of the said Decretal Order.

A. DOBBS, Master.

Calcutta, Court House,
Master's Office,
26th April, 1837.

RAJCHUNDER DOSS, Complainant, and GOPEEMOHEN DOSS AND OTHERS, Defendants, and the revived Suit. Notice is hereby given, that pursuant to the Decree in these Causes, bearing date the Fifth day of September last, the undermentioned Property in the pleadings particularly described, will be sold and disposed of by Public Sale, at the Office of the Master in the Supreme Court, on Thursday, the 1st day of June next, between the hours of 12 and 2 o'clock, for the purpose in the said Decree mentioned.

Lot No. 1—The Upper-roomed Brick-built Dwelling House, No. 13, and One Bighah and Four Cottahs of Land, on part of which the said House is built, situate at Rannee Moody Gully, in the Town of Calcutta, and now in the occupation of Messrs. Foster, Chapman and Co.

Lot No. 2—The Upper-roomed Dwelling House and Ground, on part of which the same is built, containing, by estimation, Sixty Bighahs and Eight Chittacks, situate at Kidderpore, in the Suburbs of Calcutta, and bounded on the North by the Old Garden Reach Road, on the South by the New Garden Reach Road, on the West by Land now belonging to Radamadub Bonnerjee, and on the East by the Motee Jheel Land.

For further particulars apply at the Master's Office, or to Mr. G. Higgins, the Complainant's Solicitor.

Master's Office, 14th April, 1837.

SUPREME COURT.

Robert John Lattey, Exor. &c. Complainant, vs. Charles John Pittar, Exor. &c. Defendant. Notice is hereby given, that pursuant to a Decretal Order made in this Cause on the 8th of April last, the Creditors and Legatees of Mary Anne Fleming deceased, are required to come before the Master at his Office in the Supreme Court, and prove and establish their respective Debts and Legacies, and that in default thereof they will be precluded from the benefit of the said Decretal Order.

Master's Office, 5th May, 1837.

বড় আদালত

রাবট জন লেটি টরনি সন্মুখকৈ ধর দেও
গুগররহ ফৈরাদি— যা আইতেছে জে ঐ
বরশেষ— এপারেলের হুদমান্সা
রে জে মৃত মেরিএন
চারলেস জন পিটের ফিলিমিঞ্জের মহাজ
টরনী গুগররহ আসামি— নেরা ও নিগেসিরা ঐ
বড় আদালতের মেক্টর আকিসে মেক্টর সাহেবের
নিকট আনিয়া তাহারদিগের আপন ২ বিসয় ও
পাওয়ার সাব্যস্ত করিবেন ইহাতে জাহারা
না আসিবেন তাহারদিগের আর কোন দাবির দা
ওয়া ঐ ডিগরিতে থাকিবেনা—

মেক্টর আকিসে

সন ১৮৩৭ সাল ৫ মে

NOTICE.

BANK OF BENGAL.

6TH MAY, 1837.

NOTICE is hereby given that the Pamphlet containing the Papers ordered to be printed, for the use of the Proprietors, agreeably to a Resolution at their Special General Meeting of the 25th February last, is printed, and ready for delivery to the Proprietors or their Agents on application at the Bank.

Notice is hereby further given that a Special General Meeting of the Proprietors, will be held at the Bank at 11 A. M. on Saturday the 10th day of June proximo, on the subject of the questions discussed in the said printed Papers.

By Order of the Directors,

G. UDNY, Secy. to the Bank.

NOTICE is hereby given, that the Effects of Mr. BARNARD, deceased, late a Junior Assistant to the Commissioner of Arrakan, are under the Seal of this Court.

A. C. RAINEY, Junr. Asst. Comr.

Arrakan, Aeng, Junr. Assist.'s Office, }
Khyook Phoo, 7th April, 1837. }

STEAM NOTICE.—The MATTABANGAH, in tow of the THAMES, Steam Vessel, from Allahabad, arrived at Calcutta on the 15th instant.

By Order of the Marine Board,

(Signed) JAMES H. JOHNSTON,

Controller of Govt. Steam Vessels.

Calcutta, 15th May, 1837.

NOTICE is hereby given, that Mrs. Sherriff, lately carrying on business as a House-builder, in Italy, in the Suburbs of Calcutta, under the style and firm of Messrs. Sherriff and Co., has sold the said business to Mr. Josiah Rowe, and that the responsibility of Mrs. S. in the said firm of S. and Co. ceased on the 31st of January last; also that the said Mr. J. R. will pay all Debts and receive all Monies due to the said firm of S. and Co. up to that date.

E. C. SHERRIFF.

J. ROWE.

ইশতেহার দেওয়া আইতেছে

সহর কলিকাতার অত্যাতি ইটালি সাকিনে নি
ল্বেব সনিক জিনি ইদানি সনিক এও কোম্পানি ইতি
আফ্ফান ধারি ছিঠি করিয়া বাটি নিখান করি
অর্থায় রাজ মিল্লির কথ করিতেন তিনি সেই কথ
মেং জসিয়া রো সাহেবকে বিক্রয় করিয়াছেন আর
উক্ত সনিক এও কোম্পানি আফ্ফান ধারি ছিঠিতে
মিল্লির সনিকের যদায় ছিল তাহা গত ৩১ জানে
ওয়ারি তারিখ রহিত হইয়াছে এবং উক্ত তারিখ
পর্যন্ত উক্ত সনিক এও কোম্পানি আফ্ফান ধারি
ছিঠির যে কিছু দেনা ও পাওনা আছে তাহা উক্ত
মেং জোনিয়া রো সাহেব পরিসোধ এবং ওয়াসিল
করিবেন

NOTICE is hereby given to the Public, that a Letter containing the undermentioned Government Securities, forwarded through the General Post Office, by Narainpersaud and Bullab Dass, on the 4th of March last, to the address of Hurlus Roy Gungaram, of Lucknow, being missing; due notice has been given to the Sub-Treasurer to stop payment of principal and interest of the said Securities to any other person; viz.

Ten Notes, dated 31st Oct. 1831:

Nos. 1,310 to 1,318 of 1,987, each of 5,000

Sicca Rupees, 5 per Cent Loan—Total

Sicca Rupees 45,000

Interest due on the Sum from 31st Jan. 1837.

One Note, No. 1,319 of 1,987, dated 31st

Oct. 1831, for Sicca Rupees 5,000, of

5 per Cent Loan..... 5,000

Interest due from 31st Oct. 1836.

The above Notes are in the names of Narainpersaud and Bullab Dass, and the Interest upon them is made payable at Cawnpore.

NOTICE.—The Interest and Responsibility of Mr. T. M. GILLANDERS and Mr. W. K. EWART, in our Establishment, ceased yesterday. Mr. PETER EWART and Mr. EDWARD LYON have become partners in our Establishment this day.

GILLANDERS, EWART & CO.

Bombay, 1st May, 1837.

NOTICE.—Mr. THOMAS HOLROYD was admitted a Partner in our Firm on the 1st instant.

R. C. JENKINS, FERGUSON & CO.

Fairlie Place, 13th May, 1837.

NOTICE.—We have admitted Mr. ROBERT CAMPBELL (late of the firm of Mathew and Co.) a Partner in all our Wine business at Calcutta and in the Upper Provinces from this date. Mr. Campbell will henceforward conduct the whole and all his own late business, in conjunction with our Partners Mr. T. D. REID of AGRA, Mr. G. REID of CAWNPORE, and Mr. John VOYLE of MEERUT, under the new firm and style of DICK, CAMPBELL & Co.

Mr. G. S. DICK only will continue to carry on the business of an AGENT, distinctly, on his own account under the old style, as heretofore, of

Calcutta, 1st May, 1837.

DICK & CO.

WITH reference to the above notice, Messrs. DICK and Co. and Mr. ROBERT CAMPBELL solicit the continuance of the support of their respective friends and customers to the new firm of DICK, CAMPBELL and Co., and Mr. G. S. DICK offers his best services as an Agent to all who may be disposed to shew him any favor or preference.

DICK AND CO.

R. CAMPBELL.

GEORGE S. DICK.

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The Subscription List will close on the 1st March.

Calcutta, } G. H. HUTTMANN,
February 6, 1837. } Bengal Military Orphan Press.

This day is Published,

BY AUTHORITY,

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Schedule A of Postage Duties on Letters, Parcels, Newspapers, &c. and of Banghy Postage.

1. Letters.

MILES.	SINGLE.	DOUBLE.
	Not exceeding One Tola.	Exceeding One Tola and not exceeding Two Tolas.
	Annas.	Rupces. Annas.
20	1	0 2
50	2	0 4
100	3	0 6
150	4	0 8
200	5	0 10
250	6	0 12
300	7	0 14
400	8	1 0
500	9	1 2
600	10	1 4
700	11	1 6
800	12	1 8
900	13	1 10
1,000	14	1 12
1,200	15	1 14
1,400	1 Rupee	2 0
And upwards—	Single Postage being added for each additional Tola.	

2.

Law Papers, Accounts and Vouchers attested as such with the full signature of the Sender.

MILES.	SINGLE.	DOUBLE.
	Not exceeding 3½ Tolas.	Exceeding 3½ Tolas and not exceeding 6 Tolas.
	Annas.	Rupces. Annas.
20	1	0 2
50	2	0 4
100	3	0 6
150	4	0 8
200	5	0 10
250	6	0 12
300	7	0 14
400	8	1 0
500	9	1 2
600	10	1 4
700	11	1 6
800	12	1 8
900	13	1 10
1,000	14	1 12
1,200	15	1 14
1,400	1 Rupee	2 0
And upwards—	Single Postage being added for every 3 additional Tolas.	

3.

Newspapers, Pamphlets and other printed or engraved Papers, packed and proof sheets in short covers open at each end.

DISTANCE.	Newspapers, Pamphlets, &c., printed in India.		Imported Newspapers, Pamphlets, &c.	
	Not exceeding 3½ Tolas.	Exceeding 3½ Tolas and not exceeding 6 Tolas.	Not exceeding 6 Tolas.	Exceeding 6 Tolas and not exceeding 12 Tolas.
	Annas.	Annas.	Annas.	Annas.
Not exceeding 20 miles,	1	2	1	2
" 400 miles,	2	4	2	4
Above 400 miles,	3	6	3	6
	Single Postage being added for every additional 3 Tolas.		Single Postage being added for every additional 6 Tolas.	

4.

Parcels sent by the Public Banghy not exceeding 600 Tolas in weight, nor 15 Inches long by 12 deep and 12 broad, or 2160 Cubic Inches in size.

WEIGHT.

Distance.	50	100	150	200	250	300	350	400	450	500	550	600
Not exceeding Miles.	Rs. As.	Rs. As.	Rs. As.	Rs. As.	Rs. As.	Rs. As.	Rs. As.	Rs. As.	Rs. As.	Rs. As.	Rs. As.	Rs. As.
50	0 6	0 12	1 2	1 8	1 14	2 4	2 10	3 0	3 6	3 12	4 2	4 8
100	0 9	1 1	1 11	2 4	2 13	3 6	3 13	4 6	5 1	5 10	6 3	6 12
150	0 12	1 5	2 4	3 0	3 12	4 8	5 4	6 0	6 12	7 8	8 4	9 0
200	0 15	1 14	2 13	3 12	4 11	5 10	6 9	7 8	8 7	9 6	10 5	11 4
250	1 2	2 4	3 6	4 8	5 10	6 12	7 14	8 16	9 18	10 20	11 22	12 24
300	1 5	2 10	3 15	4 20	5 25	6 30	7 35	8 40	9 45	10 50	11 55	12 60
400	1 8	3 0	4 6	5 12	6 18	7 24	8 30	9 36	10 42	11 48	12 54	14 0
500	1 11	3 6	5 1	6 12	7 18	8 24	9 30	10 36	11 42	12 48	14 4	15 10
600	1 13	3 12	5 10	6 18	7 24	8 30	9 36	10 42	11 48	12 54	14 10	15 16
700	2 1	4 4	6 8	8 16	10 24	12 32	14 40	16 48	18 56	20 64	22 72	24 80
800	2 4	4 8	6 12	8 24	10 36	12 48	14 56	17 04	19 12	21 20	23 28	25 36
900	2 7	4 14	6 19	8 31	10 43	12 55	15 7	17 19	19 31	21 43	23 55	26 7
1,000	2 10	5 4	7 14	9 28	11 52	14 16	16 40	19 04	21 28	23 52	26 16	28 40
1,200	2 12	5 10	7 18	9 36	11 54	14 18	16 42	19 06	21 30	23 54	26 18	28 42
1,400	3 0	6 0	8 0	10 0	12 0	14 0	16 0	18 0	20 0	22 0	24 0	26 0
And upwards.	Single Postage being added for every 3 additional Tolas.											

5.

Books, Pamphlets, Packets of Newspapers and any written, printed or engraved Papers sent by the Public Banghy, not exceeding 40 Tolas in Weight and packed in short covers open at each end.

Not exceeding Miles.	Not exceeding 20 Tolas.	Exceeding 20 Tolas and not exceeding 40 Tolas.
	Annas.	Rupces. Annas.
100	2	0 4
200	3	0 6
300	4	0 8
400	5	0 10
500	6	0 12
600	7	0 14
700	8	1 0
800	9	1 2
900	10	1 4
1,000	11	1 6
1,100	12	1 8
1,200	13	1 10
1,300	14	1 12
1,400	15	1 14
Upwards.	1 Rupee.	2 0

B.

Ship Postage to be levied in addition to Land Postage on letters received or sent by Sea.

Letters.		Parcels not exceeding 300 Tolas Weight.	
Outward.	Inward.	Not exceeding 6 Tolas Weight.	Not exceeding 100 Tolas Weight.
Not exceeding 3 Tolas.	Not exceeding 3 Tolas.	Annas. 1	Annas. 2
An Anna being added for every additional Tola.	An Anna being added for every additional Tola.	An Anna being added for every additional 6 Tolas Weight.	Two Annas being added for every additional 100 Tolas up to 200 Tolas, beyond which no Parcel will be received.



SECOND SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, MAY 17, 1837.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 15TH MAY, 1837.

Resolution.—The Governor General of India in Council, having taken into consideration the recommendations, and Drafts of Acts, relative to the future regulation of the Post and Banghy Conveyances in India, which have been submitted to him by the Committee assembled in Calcutta for the investigation of this subject, has resolved to publish for general information the subjoined Draft of Rules as appearing to him, upon mature deliberation, to be the best suited to introduce a just principle of uniformity in this branch of the Administration in the several Presidencies, and to reconcile, generally, a due attention to the convenience of the Public, with a regard for the Financial interests of the Government.

2. The effect of the proposed enactment, in its main provisions, will be to do away with the entire division which has hitherto existed between the Post Office Rules and Establishments of the different Presidencies;—to equalize the rates of Letter Postage, by raising, in some degree, those of Bengal, and reducing those of Madras, and, in a still greater degree, those of Bombay;—to diminish to some considerable extent, the Newspaper Postage of all the Presidencies, especially for extreme distances, at which the high existing rates of Postage are found to bear with excessive, and, in many cases, prohibitory pressure upon circulation; to allow letters to be sent bearing Postage, as well as post-paid, and to revise the scale of Ship Letter Postage, which has hitherto been levied in a manner inconvenient to the public, and in an undue proportion to the service performed by the Post Office.

3. It is not necessary to recapitulate in this Resolution the detailed Rules for amending, and aiding, the practice of the Department, and for the more effectual control of its Officers. It had been the intention of the Government, that the revenue at present derived from the Post Office, but little exceeding its expenses, should not be diminished by any new arrangement of rates; but though it has been found necessary to submit to some loss of public income, more particularly in the just consideration of a proper scale of Ship Letter Postage, in all other cases it may be confidently hoped that an ample compensation will, at no distant period, be obtained, in an improved circulation of intelligence and correspondence; and, in this confidence, the Governor General in Council will only further record his wish to extend, as far as may be consistent with prudent administration, the advantages given to the community by this Department.

4. It has been deemed necessary also, with a view to secure the full advantages to the Government and the public contemplated in this Act, to declare the exclusive power of conveying letters by post for hire to be vested in Government, but it is not the intention of the Governor General in Council to act extensively on the power given him for the suppression of private Dawks, and he will feel disposed to grant licenses generally to existing

private Dawks where sufficient cause for the indulgence may be shown. The period of two months has been granted for all parties who may entertain objections to the proposed Draft to state such objections, and a further period of three months has been allowed for the Proprietors of any Private Dawks that may now exist to apply for licenses for the continuance of such Private Dawks.

The following Draft of a proposed Act is accordingly notified for general information, and that the said Draft be brought up for reconsideration at the first meeting of the Legislative Council of India which may be held after the 16th day of July next.

Act No. — of 1837.

I. It is hereby enacted, that from the day of Regulation XI. of 1830 of the Bombay Code, shall be repealed.

II. And it is hereby enacted, that after the expiration of three months from the passing of this Act, the exclusive right of conveying letters by post for hire from place to place within the Territories of the East India Company, shall be in the Governor General of India in Council.

III. Provided always, that it shall be competent to the said Governor General of India in Council, and to any authority thereunto empowered by the said Governor General in Council, to grant to any person or persons a license permitting such person or persons to convey letters by post for hire from place to place within the said Territories, and that it shall be lawful for any person or persons having such a license to convey letters in conformity with the terms of such license.

IV. And it is hereby enacted, that it shall be lawful for the said Governor General in Council, and for any authority which may have granted any such license as is described in the preceding Section, to revoke such license at pleasure.

V. And it is hereby enacted, that whoever otherwise than under the authority of the said Governor General in Council, or in conformity with the terms of such a license as is aforesaid, knowingly conveys any letter by post for hire from place to place within the said Territories, or receives any letter or packet of letters, in order to such conveyance, or delivers any letter according to its direction knowing the same to have been so conveyed, or is accessory to such conveyance, receipt or delivery, shall be punished with fine not exceeding 50 Rs. for every letter so conveyed, received or delivered.

VI. And it is hereby enacted that inland postage duties shall be levied on the conveyance of letters and packets by the Government Post at the rates set forth in the Schedule marked A. which is annexed to this Act, and that the full postage shall be paid either on receipt or on delivery at the option of the sender, and that, if the thing conveyed be transferred from a Post Office in one Presidency to a Post Office in another Presidency, no additional charge shall be made on account of such transfer.

VII. And it is hereby enacted, that when there is a banghy established on a line of road, no person shall be entitled to demand that any letter or packet

exceeding 12 tolas in weight shall be conveyed by the letter post on that line of road.

VIII. And it is hereby enacted, that, when there is no banghy established on a line of road, letters and Packets exceeding 12 tolas in weight, and not exceeding 40 tolas in weight, shall be conveyed on that line of road by the letter post, and every such letter or packet shall be charged with the postage of a letter or packet of the description of twelve tolas weight sent by letter post.

IX. And it is hereby enacted, that no packet of the description mentioned in Table 2 of Schedule A. shall contain any writing whatever other than writing which is necessarily part of the documents which such packet is stated to contain, by attestation on the cover of such packet, and that whoever shall send any such packet by the Government Post, knowing that it contains any writing not necessarily part of the documents which such packet is stated to contain by attestation on the cover, shall be punished with a fine of Fifty Rupees.

X. And it is hereby enacted, that no packet of the description mentioned in Table 3 of Schedule A. shall contain any writing whatever, except the direction on the cover, and that whoever shall send any such packet by the Government post, knowing that it contains any writing other than the direction on the cover, shall be punished with a fine of Fifty Rupees.

XI. And it is hereby enacted, that proof sheets marked as such may be sent by letter post at the rates set forth in Table 3 of Schedule A. provided they be brought to the Dispatching Office open, and be sealed in presence of the person in charge of such Office.

XII. And it is hereby enacted, that the said Governor General in Council shall frame a scale of distances as nearly as practicable according to the distance by the nearest road between Post Office Stations, and that the rates of inland postage shall be calculated according to this scale.

XIII. And it is hereby enacted, that Steam Postage, according to such rates as may from time to time be fixed by the Governor General in Council, shall be levied on all letters and packets sent or received by any Government Steamer, and that such Steam Postage shall be in excess of any inland postage to which such letters or packets may be liable.

XIV. And it is hereby enacted, that Ship Postage, according to the rates fixed in Schedule B, annexed to this Act, shall be levied on all letters or packets sent or received by Sea through any Government Post Office, and not liable to Steam Postage.

XV. And it is hereby enacted, that when any Vessel arrives by sea at any place within the said Territories, at which there is a Government Post Office, the Commander of such Vessel shall, as speedily as possible, cause every letter and packet on board of such Vessel which is directed to that place, and which was not specially entrusted for separate delivery, to be delivered either at the Post Office or to some Officer of the Post Office authorised to receive the same; and that if there be on board any letter or packet directed to any other place, and not specially entrusted for separate delivery, the said Commander shall, as speedily as possible, report the same to the Post Master General or Post Master of the place at which he has arrived, and shall, not according to such directions as he may receive from such Post Master General or Post Master; and that the receipt of such Post Master General or Post Master shall discharge such Commander of all responsibility in respect of such letter or packet.

XVI. And it is hereby enacted, that every Commander of a Vessel who shall wilfully disobey any of the directions contained in the preceding Section shall be punished with fine not exceeding 1,000 Rupees.

XVII. And it is hereby enacted, that for every letter or packet delivered by a Commander of a Ship, in conformity with the directions of Section XV. of this Act, the Officer in charge of the Post Office shall pay to the said Commander the sum of One Anna.

XVIII. And it is hereby enacted, that whenever any letter or packet is transhipped for transmission to any other place within the said Territories the Commander of the Vessel, which originally brought such letter or packet shall be entitled to receive One Anna for every such letter or packet, and that the Commander of the Vessel into which the letter or packet is transhipped, shall be entitled to receive Half an Anna from the person in charge of the Post Office at the place of delivery, provided that the said last mentioned Commander delivers the same in conformity with the directions contained in Section XV. of this Act.

XIX. Provided always, that no payment shall be made to the Commander of any Vessel on account of the delivery of any letter or packet unless the claim of such Commander shall be preferred before the Vessel leaves the place at which the letter or packet was delivered, or before the expiration of three months from the date of the arrival of the packet at the place of ultimate delivery.

XX. And it is hereby enacted, that the Commander of every Vessel leaving any place in the said Territories by Sea, shall receive on board of such his Vessel every letter and packet which he shall be required to receive by any Officer of the Post Office and shall sign a receipt for such letters and packets; and that every Commander of a Vessel who shall wilfully disobey any direction of this Clause shall be punished with a fine not exceeding 1,000 Rupees.

XXI. And it is hereby enacted, that whenever any letter or packet, the postage of which has not been paid, shall be delivered by any person employed by the Post Office, the person to whom it is delivered shall not be bound to pay the postage if he returns the letter or packet unopened, but if he opens the same he shall be bound to pay the postage due thereon; provided always, that if the letter or packet shall appear to have been maliciously sent for the purpose of annoying the person to whom it is directed, the Post Master General or Post Master of the Office, from which the delivery took place, shall remit the said postage.

XXII. And it is hereby enacted, that every letter or packet which is rejected unopened by the person to whom it is directed shall be returned by post to the sender, and that the said sender shall be bound to pay the return postage thereon unless direct postage has already been paid thereon.

XXIII. And it is hereby enacted, that whenever any letter or packet, the sender of which is unknown, shall be rejected unopened by the person to whom it is directed, such letter or packet shall be opened by the Officer in charge of the Post Office from which such letter or packet was delivered to that person.

XXIV. And it is hereby enacted, that if any person shall refuse to pay any postage which he is legally bound to pay for any letter or packet, it shall be lawful for the Officer in charge of the Post Office, from which such letter or packet was delivered to withhold from the person so refusing till such postage be paid, any letter directed to that person upon which postage has not been paid by the sender.

XXV. And it is hereby enacted, that all letters and packets which have remained three months unclaimed at any Post Office shall be transmitted to the General Post Office of the Presidency.

XXVI. And it is hereby enacted, that, at intervals not exceeding three months, lists of all unclaimed letters and packets which are in the General Post Office of any Presidency, shall be published in the Official Gazette of that Presidency.

XXVII. And it is hereby enacted, that every letter and packet which may have remained eighteen months unclaimed in the General Post Office of any Presidency, shall be opened by the Post Master General of that Presidency, and that all valuable property which such letter or packet may contain shall be paid into the Government Treasury for the benefit of any party who may have a right thereto, and that when twelve months shall have elapsed after the opening of such unclaimed letter or packet, it shall be lawful for the said Post Master General, if such letter or packet still continues to be unclaimed, to destroy the same.

XXVIII. And it is hereby enacted, that the privilege of sending and receiving all letters and packets by letter post, free of postage, and of sending and receiving letters and packets by banghy on the public service free of postage, shall be allowed to the persons hereinafter mentioned, viz.

His Majesty's Principal Secretaries of State.

President and Secretaries of the Board of Control.
The Chairman, Deputy Chairman and Directors of the East India Company.

Secretary, Deputy Secretary and Assistant Secretary at the India House.

The Governor General.

The Governors of Bengal, Madras and Bombay.

The Governor of Ceylon.

The Lieutenant Governor of the North Western Provinces.

The Chief Justices of Bengal, Madras and Bombay.

The Bishops of Calcutta, Madras and Bombay.

The Members of the Supreme Council.

The Members of Council of Madras and Bombay.

The Puisne Judges of the Supreme Courts of Bengal, Madras and Bombay.

The Recorder of Prince of Wales' Island, Singapore and Malacca.

The Commander in Chief of His Majesty's Naval Forces.

The Commander in Chief of the Army in India.

The Commanders in Chief of the Army at Madras and Bombay.

And that the letters and packets sent by any of the persons aforesaid shall be franked in such manner as may be directed by the Governor General of India in Council.

XXIX. And it is hereby enacted, that it shall be competent to the said Governor General of India in Council, by an order in Council, to grant to any person or body of persons the privilege of sending or receiving letters or packets either by letter post or banghy free of postage on such conditions and under such rules as the said Governor General in Council may direct.

XXX. And it is hereby enacted, that if any Post Master General or Post Master shall suspect that any letter or packet lying for delivery at his Post Office contains any contraband article or any article on which duty is owing to Government, or that any letter or packet lying for delivery at that Post Office contains any writing in contravention of the provisions of Sections IX. and X. of this Act, it shall be lawful for such officer to summon the person to whom the letter or packet is directed, to attend at that Post Office by himself or Agent within forty eight hours after the arrival of the letter or packet at that Post Office, and to open the letter or packet in the presence of the person to whom the letter or packet is directed, or of that person's Agent; and if that person shall not so attend by himself or Agent, then to open the letter or packet in the absence of that person.

XXXI. And it is hereby enacted, that the Government shall not be responsible for any loss or damage which may occur in respect of any thing entrusted to the Post Office for conveyance, and that no person employed by the Government in the

Post Office Department shall be responsible for any such loss or damage unless that person had caused such loss or damage maliciously or fraudulently.

XXXII. And it is hereby enacted, that all fines incurred under any of the preceding provisions of this Act may be levied on conviction before any Magistrate or Justice of the Peace, or before any person exercising the powers of a Magistrate; provided always that no person not a Post Master General or Post Master shall be competent to institute any prosecution for any violation of any of the preceding provisions of this Act.

XXXIII. And it is hereby enacted, that whoever being in the employ of the Government in the Post Office Department, or being in the employ of any person or persons who may contract with the Government to convey letters or packets by Post for hire, shall fraudulently appropriate any letter or packet which may have been entrusted to him, or any thing contained in any such letter or packet, or shall open any such letter or packet, or any Banghy box, with the intention of fraudulently appropriating any thing therein contained, shall be punished with imprisonment with or without hard labor for a term not exceeding seven years, and shall also be liable to fine.

XXXIV. And it is hereby enacted, that whoever being in such employ as is described in the last Section, and being entrusted to receive money for postage duty, shall fraudulently appropriate the same, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXV. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. shall fraudulently put any wrong mark on any letter or packet, or shall fraudulently alter or cause to disappear any mark which is on any letter or packet, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXVI. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. and being entrusted with the preparing or keeping of any document, shall, with a fraudulent intention, prepare that document incorrectly, or alter that document, or secrete or destroy that document, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXVII. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. puts any letter or packet into the Wallets of the Post Office, intending thereby to defraud the Government of the postage duty on such letter or packet, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.



APPENDIX TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, MAY 20, 1837.

FORT WILLIAM, LEGISLATIVE DEPARTMENT,

THE 15TH MAY, 1837.

The following Draft of a proposed Act was read in Council for the first time on the 15th May 1837:

Act No. — OF 1837.

I. It is hereby enacted, that from the day of Regulation XV. 1817, of the Bengal Code, shall be repealed.

II. And it is hereby enacted, that when the Customs Duties fixed to be levied upon Goods Exported by Sea from any Port of the Presidency of Bengal shall be *ad valorem*, such value shall be declared by the Exporter in the manner prescribed by Regulation VI. 1833 of the Bengal Code for Goods Imported into Calcutta by Sea, and the rules and provisions of that Regulation for cases of disputed value (saving and excepting Section IV. thereof which prescribes the levy of duty when the Goods are taken for Government) shall apply and be in force in respect to Goods intended to be Exported by Sea in like manner as for Imported Goods, and the value so to be declared by the Exporter shall include the packages or materials in which the Goods may be packed or contained.

III. And it is hereby enacted, that it shall be lawful for the Governor of the Presidency of Fort William in Bengal, from time to time, by notice in the Official Gazette, to fix a value for any Article liable to *ad valorem* Duty, and that the value so fixed by the Governor of the said Presidency shall, till altered by a similar notice, be taken to be the value of such Article for the purpose of levying Duty on the same.

IV. And it is hereby enacted, that every Master of a Vessel who shall remove from such Vessel or put on board thereof any Goods, or cause or suffer any Goods to be removed thence, or put on board thereof between sun set and sun rise, or on any day when the Custom House is closed for business, without leave in writing obtained from the Collector of Customs, shall be punished with a fine not exceeding 500 Rupees.

V. And it is hereby enacted, that when upon application from the Commander of any Vessel, the Custom House Officer shall be removed from on board thereof, under the provisions to that effect contained in Section XVI. of the Act XIV. of 1836, if the Commander of such Vessel shall, before a Custom House Officer have again been placed in such Vessel, put on board of such Vessel, or cause or suffer to be put on board of such Vessel any Goods whatever, such Commander shall be punished with a fine not exceeding 1,000 Rupees, and the Goods shall be liable to be re-landed for examination at the expense of the Shippers upon requisition to that effect from the Collector of Customs.

VI. And it is hereby enacted, that the Commander of every Vessel who is bound to receive a Custom House Officer on board of such Vessel, shall also be bound to receive on board one servant of such Officer, and to provide such Officer and such servant with suitable shelter and accommodation, and likewise with a due allowance of fresh water if necessary and with the means of cooking on board, and if any Commander of a Vessel shall

willfully disobey the directions contained in this Section he shall be punished with fine not exceeding 500 Rupees.

VII. And it is hereby enacted, that no Cargo Boat laden with Goods intended for Exportation by Sea, shall make fast to or lie alongside of any Vessel unless there shall be on board the Boat, or have been received by the Custom House Officer on board of the Vessel a Custom House Permit or Order for the Shipment of the Goods. And the Goods on board of any Boat that may so lie alongside or be made fast to a Vessel, if such Goods be not covered by a Custom House Pass accompanying them, or previously received by the Customs Officer on board the said Vessel, shall be liable to confiscation.

VIII. And it is hereby enacted, that when Goods shall be sent from on board Ship for the purpose of being landed and passed for Importation there shall be sent with each Boat load or other separate dispatch a Boat-note, specifying the number of Packages, and the marks and numbers or other description thereof, and such Boat-note shall be signed by an Officer of the Vessel and likewise by the Customs Officer that may be on board, and if any Imported Goods be found in a Boat proceeding to land without a Boat-note, or if being accompanied by a Boat-note they be found out of the proper track between the Ship and the Custom House Wharf, or other Wharf or Ghat at which they have been permitted to be landed, the Boat containing such Goods may be detained by any Inspector or by any other Officer of the Preventive Service of the Custom House duly authorized by the Collector of Customs, and unless the cause of deviation be explained to the satisfaction of the Officers of Customs, the Goods shall be liable to confiscation.

IX. And it is hereby enacted, that when Goods shall be brought to be passed through the Custom House either for importation or exportation by Sea, if the packages in which the same may be contained, shall be found not to correspond with the description of them given in the application for passing them through the Custom House, or if the contents thereof be found not to have been correctly described in regard to sort, quality or quantity, or if any Goods not stated in the application be found concealed in or mixed up with the specified Articles, all such packages, with the whole of the Goods contained therein, shall be confiscated.

X. And it is hereby enacted, that if any person after Goods have been landed, and before they have been passed through the Custom House, removes or attempts to remove them with the intention of defrauding the revenue, the Goods shall be liable to confiscation.

XI. And it is hereby enacted, in modification of the Article of Schedule B. of Act No. XIV. of 1836, which provides, that when Sugar or Rum shall be exported on British Bottoms to any British possession, no Duty shall be levied thereupon, and if on foreign Bottoms, a duty of 3 per cent. only shall be levied, that the said exemption from duty and advantage of rate shall not hold or apply to the case of Sugar exported to any British Possession or Settlement on the Continent of India, (including the Port of Bombay), but Duties shall be levied on such Exports in the same manner as

upon Sugar and Rum exported to other places, and the amount of Duties so levied shall be credited in the adjustment of any Import Duty, to which the Sugar so exported from Bengal, may be subject at any place of Import within the possessions of the East India Company.

XII. And it is hereby enacted, in modification of Section XVIII. of the Act XIV. of 1836, that when Goods shall be shipped after Port Clearance, if the same be Imported Goods entitled to drawback, such drawback shall be forfeited, but no separate Duty shall be levied thereon.

XIII. And it is hereby enacted, in modification of Section XV. of Act XIV. of 1836, that if Goods landed at the Custom House be not claimed and cleared from the Custom House within three months from the date of entry of the Ship in which such Goods were imported, it shall be competent to the Collector to sell the Goods on account of the duties, freight and other charges incurred and due thereon.

XIV. And it is hereby enacted, that no payment shall be made of drawback upon any Goods exported from any Port of Bengal, unless the export be made within two years from the date of the import in the Custom House Registers, nor unless the claim to receive such drawback be made at the time of exportation, nor unless the amount due thereupon, be demanded within one year from the date of entry for shipment in the Custom House Registers.

XV. And it is hereby enacted, that drawback shall not be allowed upon Goods shipped in Dhonies and Native Craft not navigated by Pilots and not having Custom House Officers on board.

XVI. And it is hereby enacted, in modification of Section LI. Regulation IX. of 1810, that the Board of Customs, Salt and Opium shall have power to fix, and from time to time to alter the rates of Wharfage and Godown-rent Charges, and to determine the time for which Goods shall be allowed to remain on the Wharfs or in the Godowns of the Custom House free of charge, while the Goods are being passed for import or export by Sea.

XVII. And it is hereby enacted, that it shall be lawful for the Collector of Customs, whenever he shall see fit to require that Goods brought by Sea, and stowed in bulk, shall be weighed on board ship before being sent to land and to levy Duty according to the result of such weighing.

XVIII. And it is hereby enacted, that whoever shall intentionally offer any obstruction to the weighing directed by the preceding Section shall be punished with a fine not exceeding 500 Rs.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 27th day of June next.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 15TH MAY, 1837.

The following Draft of a proposed Act was read in Council for the first time on the 15th May, 1837.

Act No. — of 1837.

I. It is hereby enacted, that from the day of — in every case in which any person is now required by any Regulation of any Presidency or by any Act of the Indian Government to make Oath to the truth of any Statement made to any Collector of Sea or Land Customs or of Town Duties, a written Declaration subscribed by that person to the same effect with the Oath which that person is now required to make, shall be received by such Collector of Customs instead of such Oath.

II. And it is hereby enacted, that whoever in any written Declaration made and subscribed under the authority of this Act instead of an Oath, shall knowingly state an untruth, shall be punished on conviction before a Magistrate with imprisonment for a term not exceeding one year or fine or both.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first Meeting of the Legislative Council of India after the 27th day of June next.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 15TH MAY, 1837.

Resolution.—The Governor General of India in Council, having taken into consideration the recommendations, and Drafts of Acts, relative to the future regulation of the Post and Banghy Conveyances in India, which have been submitted to him by the Committee assembled in Calcutta for the investigation of this subject, has resolved to publish for general information the subjoined Draft of Rules as appearing to him, upon mature deliberation, to be the best suited to introduce a just principle of uniformity in this branch of the Administration in the several Presidencies, and to reconcile, generally, a due attention to the convenience of the Public, with a regard for the Financial interests of the Government.

2. The effect of the proposed enactment, in its main provisions, will be to do away with the entire division which has hitherto existed between the Post Office Rules and Establishments of the different Presidencies;—to equalize the rates of Letter Postage, by raising, in some degree, those of Bengal, and reducing those of Madras, and, in a still greater degree, those of Bombay;—to diminish to some considerable extent, the Newspaper Postage of all the Presidencies, especially for extreme distances, at which the high existing rates of Postage are found to bear with excessive, and, in many cases, prohibitory pressure upon circulation; to allow letters to be sent bearing Postage, as well as post-paid, and to revise the scale of Ship Letter Postage, which has hitherto been levied in a manner inconvenient to the public, and in an undue proportion to the service performed by the Post Office.

3. It is not necessary to recapitulate in this Resolution the detailed Rules for amending, and aiding, the practice of the Department, and for the more effectual control of its Officers. It had been the intention of the Government, that the revenue at present derived from the Post Office, but little exceeding its expenses, should not be diminished by any new arrangement of rates; but though it has been found necessary to submit to some loss of public income, more particularly in the just consideration of a proper scale of Ship Letter Postage, in all other cases it may be confidently hoped that an ample compensation will, at no distant period, be obtained, in an improved circulation of intelligence and correspondence; and, in this confidence, the Governor General in Council will only further record his wish to extend, as far as may be consistent with prudent administration, the advantages given to the community by this Department.

4. It has been deemed necessary also, with a view to secure the full advantages to the Government and the public contemplated in this Act, to declare the exclusive power of conveying letters by post for hire to be vested in Government, but it is not the intention of the Governor General in Council to act extensively on the power given him for the suppression of private Dawks, and he will feel disposed to grant licenses generally to existing private Dawks where sufficient cause for the indulgence may be shown. The period of two months has been granted for all parties who may entertain objections to the proposed Draft to state such objections, and a further period of three months has been allowed for the Proprietors of any Private Dawks that may now exist to apply for licenses for the continuance of such Private Dawks.

The following Draft of a proposed Act is accordingly notified for general information, and that the said Draft be brought up for reconsideration at the first meeting of the Legislative Council of India which may be held after the 16th day of July next.

Act No. — of 1837.

I. It is hereby enacted, that from the day of — Regulation XI. of 1836 of the Bombay Code, shall be repealed.

II. And it is hereby enacted, that after the expiration of three months from the passing of this Act, the exclusive right of conveying letters by post for hire from place to place within the Territories of the East India Company, shall be in the Governor General of India in Council.

III. Provided always, that it shall be competent to the said Governor General of India in Council, and to any authority thereunto empowered by the said Governor General in Council, to grant to any person or persons a license permitting such person or persons to convey letters by post for hire from place to place within the said Territories, and that it shall be lawful for any person or persons having such a license to convey letters in conformity with the terms of such license.

IV. And it is hereby enacted, that it shall be lawful for the said Governor General in Council, and for any authority which may have granted any such license as is described in the preceding Section, to revoke such license at pleasure.

V. And it is hereby enacted, that whoever otherwise than under the authority of the said Governor General in Council, or in conformity with the terms of such a license as is aforesaid, knowingly conveys any letter by post for hire from place to place within the said Territories, or receives any letter or packet of letters, in order to such conveyance, or delivers any letter according to its direction knowing the same to have been so conveyed, or is accessory to such conveyance, receipt or delivery, shall be punished with fine not exceeding 50 Rs. for every letter so conveyed, received or delivered.

VI. And it is hereby enacted that inland postage duties shall be levied on the conveyance of letters and packets by the Government Post at the rates set forth in the Schedule marked A. which is annexed to this Act, and that the full postage shall be paid either on receipt or on delivery at the option of the sender, and that, if the thing conveyed be transferred from a Post Office in one Presidency to a Post Office in another Presidency, no additional charge shall be made on account of such transfer.

VII. And it is hereby enacted, that when there is a banghy established on a line of road, no person shall be entitled to demand that any letter or packet exceeding 12 tolas in weight shall be conveyed by the letter post on that line of road.

VIII. And it is hereby enacted that, when there is no banghy established on a line of road, letters and Packets exceeding 12 tolas in weight, and not exceeding 40 tolas in weight, shall be conveyed on that line of road by the letter post, and every such letter or packet shall be charged with the postage of a letter or packet of the same description of twelve tolas weight sent by letter post.

IX. And it is hereby enacted, that no packet of the description mentioned in Table 2 of Schedule A. shall contain any writing whatever other than writing which is necessarily part of the documents which such packet is stated to contain, by attestation on the cover of such packet, and that whoever shall send any such packet by the Government Post, knowing that it contains any writing not necessarily part of the documents which such packet is stated to contain by attestation on the cover, shall be punished with a fine of Fifty Rupees.

X. And it is hereby enacted, that no packet of the description mentioned in Table 3 of Schedule A. shall contain any writing whatever, except the direction on the cover, and that whoever shall send any such packet by the Government post, knowing that it contains any writing other than the direction on the cover, shall be punished with a fine of Fifty Rupees.

XI. And it is hereby enacted, that proof sheets marked as such may be sent by letter post at the rates set forth in Table 3 of Schedule A. provided they be brought to the Dispatching Office open, and be sealed in presence of the person in charge of such Office.

XII. And it is hereby enacted, that the said Governor General in Council shall frame a scale of distances as nearly as practicable according to the distance by the nearest road between Post Office Stations, and that the rates of inland postage shall be calculated according to this scale.

XIII. And it is hereby enacted, that Steam Postage, according to such rates as may from time to time be fixed by the Governor General in Council, shall be levied on all letters and packets sent or received by any Government Steamer, and that such Steam Postage shall be in excess of any inland postage to which such letters or packets may be liable.

XIV. And it is hereby enacted, that Ship Postage, according to the rates fixed in Schedule B, annexed to this Act, shall be levied on all letters or packets sent or received by Sea through any Government Post Office, and not liable to Steam Postage.

XV. And it is hereby enacted, that when any Vessel arrives by sea at any place within the said Territories, at which there is a Government Post Office, the Commander of such Vessel shall, as speedily as possible, cause every letter and packet on board of such Vessel which is directed to that place, and which was not specially entrusted for separate delivery, to be delivered either at the Post Office or to some Officer of the Post Office authorised to receive the same; and that if there be on board any letter or packet directed to any other place, and not specially entrusted for separate delivery, the said Commander shall, as speedily as possible, report the same to the Post Master General or Post Master of the place at which he has arrived, and shall, act according to such directions as he may receive from such Post Master General or Post Master; and that the receipt of such Post Master General or Post Master shall discharge such Commander of all responsibility in respect of such letter or packet.

XVI. And it is hereby enacted, that every Commander of a Vessel who shall wilfully disobey any of the directions contained in the preceding Section shall be punished with fine not exceeding 1,000 Rupees.

XVII. And it is hereby enacted, that for every letter or packet delivered by a Commander of a Ship, in conformity with the directions of Section XV. of this Act, the Officer in charge of the Post Office shall pay to the said Commander the sum of One Anna.

XVIII. And it is hereby enacted, that whenever any letter or packet is transhipped for transmission to any other place within the said Territories the Commander of the Vessel, which originally brought such letter or packet shall be entitled to receive One Anna for every such letter or packet, and that the Commander of the Vessel into which the letter or packet is transhipped, shall be entitled to receive Half an Anna from the person in charge of the Post Office at the place of delivery, provided that the said last mentioned Commander delivers the same in conformity with the directions contained in Section XV. of this Act.

XIX. Provided always, that no payment shall be made to the Commander of any Vessel on account of the delivery of any letter or packet unless the claim of such Commander shall be preferred before the Vessel leaves the place at which the letter or packet was delivered, or before the expiration of three months from the date of the arrival of the packet at the place of ultimate delivery.

XX. And it is hereby enacted, that the Commander of every Vessel leaving any place in the said Territories by Sea, shall receive on board of such his Vessel every letter and packet which he shall be required to receive by any Officer of the Post Office and shall sign a receipt for such letters and packets; and that every Commander of a Vessel who shall wilfully disobey any direction of this Clause shall be punished with a fine not exceeding 1,000 Rupees.

XXI. And it is hereby enacted, that whenever any letter or packet, the postage of which has not been paid, shall be delivered by any person employed by the Post Office, the person to whom it is delivered shall not be bound to pay the postage if he returns the letter or packet unopened, but if he opens the same he shall be bound to pay the postage due thereon; provided always, that if the letter or packet shall appear to have been maliciously sent for the purpose of annoying the person to whom it is directed, the Post Master General or Post Master of the Office, from which the delivery took place, shall remit the said postage.

XXII. And it is hereby enacted, that every letter or packet which is rejected unopened by the person to whom it is directed shall be returned by post to the sender, and that the said sender shall be bound to pay the return postage thereon unless direct postage has already been paid thereon.

XXIII. And it is hereby enacted, that whenever any letter or packet, the sender of which is unknown, shall be rejected unopened by the person to whom it is directed, such letter or packet shall be opened by the Officer in charge of the Post Office from which such letter or packet was delivered to that person.

XXIV. And it is hereby enacted, that if any person shall refuse to pay any postage which he is legally bound to pay for any letter or packet, it shall be lawful for the Officer in charge of the Post Office, from which such letter or packet was delivered to withhold from the person so refusing till such postage be paid, any letter directed to that person upon which postage has not been paid by the sender.

XXV. And it is hereby enacted, that all letters and packets which have remained three months unclaimed at any Post Office shall be transmitted to the General Post Office of the Presidency.

XXVI. And it is hereby enacted, that, at intervals not exceeding three months, lists of all unclaimed letters and packets which are in the General Post Office of any Presidency, shall be published in the Official Gazette of that Presidency.

XXVII. And it is hereby enacted, that every letter and packet which may have remained eighteen months unclaimed in the General Post Office of any Presidency, shall be opened by the Post Master General of that Presidency, and that all valuable property which such letter or packet may contain shall be paid into the Government Treasury for the benefit of any party who may have a right thereto, and that when twelve months shall have elapsed after the opening of such unclaimed letter or packet, it shall be lawful for the said Post Master General, if such letter or packet still continues to be unclaimed, to destroy the same.

XXVIII. And it is hereby enacted, that the privilege of sending and receiving all letters and packets by letter post, free of postage, and of sending and receiving letters and packets by banghy on the public service free of postage, shall be allowed to the persons hereinafter mentioned, viz.

His Majesty's Principal Secretaries of State.

President and Secretaries of the Board of Control.

The Chairman, Deputy Chairman and Directors of the East India Company.

Secretary, Deputy Secretary and Assistant Secretary at the India House.

The Governor General.

The Governors of Bengal, Madras and Bombay.

The Governor of Ceylon.

The Lieutenant Governor of the North Western Provinces.

The Chief Justices of Bengal, Madras and Bombay.

The Bishops of Calcutta, Madras and Bombay.

The Members of the Supreme Council.

The Members of Council of Madras and Bombay.

The Puisne Judges of the Supreme Courts of Bengal, Madras and Bombay.

The Recorder of Prince of Wales' Island, Singapore and Malacca.

The Commander in Chief of His Majesty's Naval Forces.

The Commander in Chief of the Army in India.

The Commanders in Chief of the Army at Madras and Bombay.

And that the letters and packets sent by any of the persons aforesaid shall be franked in such manner as may be directed by the Governor General of India in Council.

XXIX. And it is hereby enacted, that it shall be competent to the said Governor General of India in Council, by an order in Council, to grant to any person or body of persons the privilege of sending or receiving letters or packets either by letter post

or banghy free of postage on such conditions and under such rules as the said Governor General in Council may direct.

XXX. And it is hereby enacted, that if any Post Master General or Post Master shall suspect that any letter or packet lying for delivery at his Post Office contains any contraband article or any article on which duty is owing to Government, or that any letter or packet lying for delivery at that Post Office contains any writing in contravention of the provisions of Sections IX. and X. of this Act, it shall be lawful for such officer to summon the person to whom the letter or packet is directed, to attend at that Post Office by himself or Agent within forty eight hours after the arrival of the letter or packet at that Post Office, and to open the letter or packet in the presence of the person to whom the letter or packet is directed, or of that person's Agent; and if that person shall not so attend by himself or Agent, then to open the letter or packet in the absence of that person.

XXXI. And it is hereby enacted, that the Government shall not be responsible for any loss or damage which may occur in respect of any thing entrusted to the Post Office for conveyance, and that no person employed by the Government in the Post Office Department shall be responsible for any such loss or damage unless that person had caused such loss or damage maliciously or fraudulently.

XXXII. And it is hereby enacted, that all fines incurred under any of the preceding provisions of this Act may be levied on conviction before any Magistrate or Justice of the Peace, or before any person exercising the powers of a Magistrate; provided always that no person not a Post Master General or Post Master shall be competent to institute any prosecution for any violation of any of the preceding provisions of this Act.

XXXIII. And it is hereby enacted, that whoever being in the employ of the Government in the Post Office Department, or being in the employ of any person or persons who may contract with the Government to convey letters or packets by Post for hire, shall fraudulently appropriate any letter or packet which may have been entrusted to him, or any thing contained in any such letter or packet, or shall open any such letter or packet, or any Banghy box, with the intention of fraudulently appropriating any thing therein contained, shall be punished with imprisonment with or without hard labor for a term not exceeding seven years, and shall also be liable to fine.

XXXIV. And it is hereby enacted, that whoever being in such employ as is described in the last Section, and being entrusted to receive money for postage duty, shall fraudulently appropriate the same, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXV. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. shall fraudulently put any wrong mark on any letter or packet, or shall fraudulently alter or cause to disappear any mark which is on any letter or packet, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXVI. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. and being entrusted with the preparing or keeping of any document, shall, with a fraudulent intention, prepare that document incorrectly, or alter that document, or secrete or destroy that document, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXVII. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. puts any letter or packet into the Wallets of the Post Office, intending thereby to defraud the Government of the postage duty on such letter or packet, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, MAY 20, 1837.

FORT WILLIAM,
GENERAL DEPARTMENT, 20th JUNE 1832.

ALL Public Officers of Government sending Advertisements to the Calcutta Gazette for publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,
FINANCIAL DEPARTMENT, 10th JUNE, 1836.

Notice is hereby given, that under instructions just received from the Honorable Court of Directors, the following Terms and Conditions for making Advances upon the Goods and Merchandise of Individuals intended for Consignment to England re-payable to the Court of Directors of the East India Company, have been substituted for those contained in the Advertisement of this Department, dated the 27th October 1834.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve; and that they be subject to the Control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each consignment, the value of which is to be ascertained by the Officers of the Indian Governments, or Authorized Agents of the East India Company, an Advance not exceeding two-thirds of such ascertained value will be made.

3d.—For re-payment of the Advance, Bills of Exchange to be drawn in triplicate, at six months sight, at the rate of—

s. d.

Per Company's Rupee for Advances made at.....	Bengal.
Ditto.....	Madras.
Ditto.....	Bombay.
Per Spanish Dollar, Ditto.....	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including

Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England.

9th.—It is expected that Parties or their Agents will cause the Goods to be Insured from fire, such Insurance to take effect from the date of the termination of the Sea risk; as the East India Company will not undertake to effect any Insurance upon them.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payment of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. PRINSEP, Secy. to Govt. of India.

**FORT WILLIAM,
FINANCIAL DEPARTMENT, 10TH APRIL, 1837.**

Notice is hereby given, that the Board of Customs, Salt and Opium at Calcutta, have been authorized to accept tenders for advances to be made upon Bills drawn on London and secured in the manner described and provided in the Advertisement of this Department, dated the 15th June 1836, at the rate of exchange of (2s. 2d.) two shillings and two pence for the Company's Rupee. Orders for the amount advanced will be issued by the Board payable at the General Treasury at Calcutta, twenty days after sight.

Published by Order of the Right Hon'ble the Governor of Bengal,

H. T. PRINSEP, Secy. to the Govt. of India.

No. 63.

**FORT WILLIAM,
GENERAL DEPARTMENT, THE 17TH MAY, 1837.**

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments for May, instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Thursday, the 15th proximo.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. PRINSEP, Secy. to Govt.

**FORT WILLIAM,
MILITARY DEPARTMENT, 15TH MAY, 1837.**

Notice is hereby given, that the Pay, Batta, and other Allowances for May 1837, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Saturday, the 10th proximo.

By Order of the Right Hon'ble the Governor General of India in Council,

WM. CASEMENT, Col.

Secy. to the Govt. of India Milg. Dept.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 15TH MAY, 1837.**

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 15th May, 1837, is hereby promulgated for general information:

ACT No. IX. of 1837.

I. It is hereby enacted, that from the 1st day of June, 1837, all immoveable Property situate within the jurisdiction of any of the Courts established by His Majesty's Charter shall, as far as regards the transmission of such Property on the death and intestacy of any Parsee having a beneficial interest in the same, or by the last Will of any such Parsee, be taken to be and to have been of the nature of Chattels real and not of freehold.

II. Provided always, that in any Suit at Law or in Equity which shall be brought for the recovery of such immoveable Property as is aforesaid, no advantage shall be taken of any defect of title arising out of the transmission of such Property upon the death and intestacy of any Parsee having a beneficial interest in the same, or by the last Will of any such Parsee if such transmission took place before the said First day of June, 1837, and if such transmission were either according to the Rules which regulate the transmission of freehold Property, or else took place with the acquiescence of all persons to whom any interest in that Property would according to the Rules which regulate the transmission of Chattels real, have accrued upon the death of such Parsee.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

(No. 949.)

**ORDERS BY THE RIGHT HONORABLE THE GOVERNOR
OF BENGAL.**

**JUDICIAL AND REVENUE DEPARTMENT,
THE 16TH MAY, 1837.**

The Right Honorable the Governor of Bengal has been pleased to make the following Appointments:

Captain A. Bogle to be Commissioner of Arrakan, vice Major T. Dickinson,

Captain J. Matthie, Principal Assistant to the Commissioner of Assam, to be stationed at Gowahatty.

Ensign T. Brodie to be a Principal Assistant to the Commissioner of Assam, vice Captain Bogle.

Lieutenant F. G. Backhouse to be a Junior Assistant to the Commissioner of Assam, vice Ensign Brodie.

Mr. J. S. Torrens to be Joint Magistrate and Deputy Collector of Bardwan, but to retain charge of the Office of Joint Magistrate and Deputy Collector of Pubna, until further orders.

Mr. T. C. Loch to be an Assistant under the Commissioner of Revenue and Circuit of the 18th or Jessore Division.

Sheikh Abdoola Khan Bahadoor to be Deputy Collector in Zillah Midnapore, under the provisions of Regulation IX. of 1833.

Baboo Govinda Chunder Sen Roy Bahadoor to be Deputy Collector in Zillah Duto, under the provisions of Ditto.

ROSS D. MANGLES,

Secy. to the Govt. of Bengal.

No. 285.

NOTICE.—Commanders of Vessels being in the habit of inserting at the bottom of their Manifests "Surplus Stores may be landed if required," and subsequently importing large quantities of Wines, Spirits, Hams, Cheeses and other edible articles, and claiming exemption from the penalties prescribed by Section 6 of the Act for Goods unmanifested, on the ground that such importations are comprehended in the Manifest under the term Surplus Stores—Notice is hereby given, that in future all Goods of the above description, landed in excess of the quantity stated in the Victualling Bill, will be considered Merchandise unmanifested, and be subjected to double duty or confiscation under the above Section, as the Board of Customs may be pleased to direct.

By Order of the Board of Customs, Calcutta Custom House, the 2d December, 1836,

R. WALKER.

Actg. Collr. Govt. Customs.

No. 286.

NOTIFICATION.

PASSENGERS' BAGGAGE.

CONSIDERABLE misapprehension prevailing as to what articles are comprized in the term "Baggage in use" and so entitled to Free duty—It is hereby declared, that the term applies solely to Wearing Apparel, second hand or in use, Cabin Furniture and trifling Personal Property, all in use and accompanying the Proprietor.

The Tidewaiter on board each Vessel, after satisfying himself by inspection that Baggage as above defined, has been in use, will pass direct from the Ship.

Fresh Millinery, Saddlery, Musical Instruments, Guns, Pistols, Carriages, Wines, Spirits, Plate, Glass, Crockery, &c. not used, [although for personal use and not brought for sale] are liable to Duty;

all packages containing such articles as well as all closed packages whatever the contents may be stated to be, must be sent to the Custom House at the expense of the Proprietor for examination and levy of Duty, unless the Proprietor can produce to the Tidewaiter a Custom House Permit or Pass-particularly specifying such packages.

Passengers whose Baggage may have been forwarded to the Custom House, are requested to apply in writing to the Collector of Customs at the Custom House for a Permit; such application should contain the number of packages and the contents and value of each.

Personal applications cannot be attended to.

By Order of the Board of Customs, Calcutta Custom House, the 2d December 1836,

R. WALKER,

Actg. Collr. Govt. Customs.

CUSTOMS.

List of Packages lying unclaimed at this Office.

- 1 Parcel, C. Gardner, 13, Mangoe Lane, per Lord of the Isles.
 1 Box, Lieut. Pearse, Engineer, per Eronad.
 1 Ditto, C. Penhall, 3d Buft, per Hashmy.
 1 Parcel, Arthur Seely, Midshipman, Ship Amelia Thompson, per Duke of Buccleugh.
 1 Ditto, G. J. Brown, Ship Duke of Northumberland, Capt. Pope, per Zenobia.
 1 Ditto, A. G. Miller, 39th Regt. N. I., per Kyle.
 1 Ditto, C. Hunter, 18th B. N. I., per Hindostan.
 4 Ditto, Lieut. H. Hunter, 58th Regt. N. I., per David Clark.
 1 Ditto, Cornet R. M. Darnell, H. M. Ship Hyacinth, per Ditto.
 1 Ditto, John Tyser, Surgeon, Ship Orient, per Ditto.
 1 Ditto, Mr. Humphrys, Engineer, Fort Gloster, per Severn.
 1 Box, Marked C F in diamond, per Thetis.

D

- 1 Ditto, Marked F, per Ditto.

P G

- 1 Ditto, The Officer in Command of the 59th Foot, per Strath Eden.
 1 Parcel, C. Mottley, Medical Service, per London.
 1 Ditto, Editor of the Sumachar Darpan, per John Bagshaw.
 1 Keg, Marked G. and Co., in diamond 47, per Thomas Grenville.
 1 Parcel, R. Sommerville, H. M. S. Hyacinth, per Lord Hungerford.
 1 Ditto, Lieut. H. Hunter, 58th Regt. N. I., per Bland.
 5 Casks, Marked G B, 21 to 25, per Robert Small.
 1 Parcel, C. Peshall, 3d Buft, per Abercrombie Robinson.
 1 Package, Marked J, per Heros.
 1 Ditto, Marked F, per Ditto.

22

- 2 Boxes, Marked GM, per La Belle Roule.

H

- 1 Ditto, C. Oakes, Deputy Accountant General, per Catherine.
 1 Ditto, J. V. Lease, Medical Department, per Ditto.
 1 Parcel, Cornwallis Tottenham, per Ditto.
 1 Ditto, Lieut. G. P. Thomas, 64th Regt. N. I., per Ditto.
 1 Ditto, Thos. Brac, care of C. L. Pinto, per Ditto.
 1 Ditto, Marked R. M. 16, per Crusader.
 1 Ditto, McArthur, McIver, per Ditto.
 1 Ditto, McArthur, McIver, per Earl Powis.
 1 Box, W. B. Johnson, Patna, per Ditto.
 1 Package, H. T. Prinsep, Secretary to Govt., per Water Witch.
 1 Box, Mrs. Sutherland, care of W. Bennett, per Ditto.
 1 Ditto, C. E. Traveyan, Secretary, per Ditto.
 1 Ditto, Capt. Macnaghten, care of J. H. Stoequeler, per Tapley.

H

- 1 Ditto, Marked J H, per Ditto.

30

- 1 Parcel, Samuel Smith, per Janet.

Calcutta, 18th May, 1837.

R. WALKER,

Collector of Customs.

N. R. Parties applying for the above Packages, will be pleased to send Invoices, or Bills, shewing contents and value, and to depute persons to be present at the opening of them, at this Office. The Collector has nothing to do with the business of Landing Packages from Ships, nor with forwarding them to their owners, or their destination.

The fact of Articles being destined for PRIVATE USE, and not for Sale, does not exempt them from payment of Duty, if they be of a kind which is chargeable with Duty under the Regulation.

NOTICE.—From to-morrow, the 10th instant, Mean Time will be shown to the Shipping in the River every day, (Sundays and Christian Holidays excepted,) by dropping a Ball from the Telegraph Tower in the Fort. The Ball will be hoisted at 5 minutes before 12, and dropped at mean noon.

E. BARTON, Col., Town Major.

Town Major's Office, Fort William,
9th May, 1837.

NOTIFICATION.

WITH the sanction of the Right Honorable the Governor of Bengal, it is hereby notified for general information, that a charge of One Rupee will in future be made on all Travellers occupying Staging Bungalows for any period of time not exceeding 24 hours, and an additional Rupee for any period of each successive 24 hours. The same to be paid to the Servant in charge.

A Book will be kept at every Bungalow, in which it is requested that Individuals paying in conformity with this Notification, will insert their names and the amount paid.

G. J. SIDDONS,

Post Master General.

Fort William, General Post Office, the 6th May, 1837.

No. 79.

AVA PRIZE MONEY.

NOTICE.

NOTICE is hereby given, that European Officers, other than Petty Officers, Claiming Prize Money on account of services performed on the Marine Department, during the late Burmese War, are required to forward to the Office of the Marine Board, Bills in duplicate, containing their names, the Vessels to which they belonged, the Situations they filled, and the Salaries they received, noting the time they held each Station, and drew each Salary respectively. The Bills are to be accompanied by such Vouchers as the parties may have in their power to furnish. Petty Officers and European and Native Seamen will prefer their Claims at the Bankshall, where, on affording satisfactory proof of their identity and the justice of their Claim, they will be included in Abstracts to be from time to time passed up to the Marine Board for examination and transmission to the Military Auditor General.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 11th January, 1837.

نمبر ۷۹

زریغهای که از تسخیر ملک او یافت شده
 اشتها را داده میشود که

عهد و اراان خلیف و یورو بیان یعنی متوطنین
 ولایت فرنگ و خلاصیان تا کنین این دیار هر
 کسی که دعای سبت به زریغهای مذکور داشته
 باشند باید که در مقام بنگسال اظهار آن نمایند
 و اگر از روی وجهه ثبوت که موجب اطمینان
 باشد اثبات این معنی خواهد رسانید که نامهای
 که ظاهر نمایند فی الحقیقت آنها همان کسان هستند
 اعنی اسمای فرضی بر خود ها نگرفته اند و مستحق
 یافتن زر مدعا بها هستند آنکاه نام های کسان
 مذکورین در فهرست انامیان داخل گردیده
 و فتاوتها برای مقابله بحضور صاحبان عالیشان
 میرین یورق و از انجا برای پاس نمودن آن
 به پیشگاه صاحب ملیتری اذ یقار جنرل فرستاده
 خواهد شد فقط

بموجب حکم صاحبان عالیشان میرین یورق
 فوراً ولیم فی التاریخ یازدهم ماه جنوری
 سنه ۱۲۵۷ ع

নং ৭৯

আবানেশ লতু টাকা

এহেয়ার দেওয়া যাইতেছে যে ছোট কর্মকারি ব্যক্তি সকল ও ইউরোপিয়ান অথবা গৌরা লোক ওদেশী খাদ্যাদী লোক সকল যাহারা আবানেশ জয় লতু টাকা প্রতি দাওয়া রাখে তাহাদের কর্তব্য যে মোঃ বংসালে আপনঃ দাবি উপস্থিত করে তথায় যদি ঋতিহীনমামতে সাবন করিতে পারে সে যেন নান গুহন পূর দাবি করিতেছে তাহারা যথার্থ সেই ব্যক্তি বটে অর্থাৎ আয়েপিত ব্যক্তি নহে এবং তাহাদের পাওনা নিম্নদেহ ওয়াকিবী বটে তবে তাহাদের নাম আবিজ্ঞাপ্ত থিবেস মধ্যে দাখিল হইয়া সেই বিল জ্রুত সাহেবান আলি সন মেরিণ বোডের মোকাবিলার নিমিত্তে ও জ্রুত মেনেটরি আডিটর জানেরেল সাহেবের পাস হইবার নিমিত্তে নিরূপিত সময় আইবেক

বিমোজিব হুদম সাহেবান আলিসান মেরিণ বোড কোটি উইলিয়ম সন ১৮৩৭ সাল তারিখ ১১ জানেরারী

LIGHT AT FALSE POINT—BAY OF BENGAL.
NOTICE.

REFERRING to the Notice published from this Office under date 19th July last, Notice is given that on the 1st day of March next a Light will be exhibited at False Point on a Tripod, in Latitude $20^{\circ} 19' 25''$ N. and Longitude $86^{\circ} 48' 8''$ E.

The Light will be exhibited from an elevation of about 65 feet above high water mark, and be visible in clear weather at a distance of about 13 miles from an elevation of 15 feet above the surface of the Sea.

The Light will be continued at this height until the end of November, after which it will be discontinued, in order to the removal of the Lantern to the top of the permanent Building. It will subsequently, viz. on and after the 1st March, 1838, be again exhibited at an elevation of 120 feet above high water mark, and be then visible from 18 to 20 miles in clear weather, from the height of 15 feet from the surface of the Sea.

The Pilot Station will be continued as heretofore, off Point Palmyras, during the S. W. Monsoon, that is from the 15th March to the 15th September, during which period the Pilot Vessels cruise during the day off the Point, anchoring during the night in a line East and West, in Latitude $20^{\circ} 42'$ to $20^{\circ} 45'$ N. with the Point bearing West to W. by S.; the Vessel, on board of which the next turn Pilot may be, will burn a Blue Light and fire a Maroon alternately every half hour, commencing with the former at eight o'clock and continuing till day light.

Commanders, on making the Light on False Point, are recommended after bringing it to bear West in from 13 to 14 fathoms, to steer to the N. E. keeping in from 13 to 18 fathoms as the wind may hang to the Westward or Eastward, on no account coming under the former depth. In this track the Blue Light and Maroon above-mentioned will be seen long before the Light on False Point is lost sight of. If, however, about the beginning of September, the wind comes from the Eastward or the weather assumes a threatening appearance, the Pilot Vessels necessarily haul off to the Eastward, and will then be found in a line between Point Palmyras and the Floating Light at the entrance of the Eastern Channel. Vessels therefore about that period, if the wind hangs to the Eastward or has a threatening appearance, are recommended after leaving False Point on no account to approach Point Palmyras, but rather to endeavour to make for the Floating Light at the entrance of the Eastern Channel, and it is further notified that from the 15th September no Pilot Vessel will be found to the Westward of the Western Sea Reef.

From the 15th September to the 15th March the Pilot Vessels cruise during the day between Sangor Sand and the Western Sea Reef, anchoring in the night East and West of each other, in Latitude 21° to $21^{\circ} 10'$ North.

Vessels approaching either Station during the day, are requested to make for that Vessel on board of which they will see a large red Flag flying at the Main whenever they can do so without great inconvenience or delay. In the night during the N. E. Monsoon, that is from 15th September to 15th March, at the Floating Light Station at the entrance of the Eastern Channel, the Vessel having the next turn Pilot on board will burn a Maroon every hour, and in thick weather every half hour, and as before stated, at the Point Palmyras Station, during the S. W. Monsoon, or between 15th March and 15th September, such Vessel will alternately burn a Blue Light and Maroon every half hour. Commanders are in like manner requested during the night to seek their Pilot from such Vessel, it being however understood that any Pilot Vessel which may be first seen is bound immediately to use every exertion to put a Pilot on board, night or day, without reference to turn or rotation, and that this latter is only allowed when no delay is occasioned thereby.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 22d January, 1837.

POSTPONEMENT OF THE OPIUM SALE.

NOTICE is hereby given, that the Opium Sale advertised for Friday the 28th instant, is postponed until Friday the 9th June next, unless in the interim favorable intelligence is received from China, in which case the Board of Customs, Salt and Opium reserve to themselves the option of fixing such earlier date for the Sale as may be advisable.

By Order of the Board of Customs, Salt and Opium, the 25th April, 1837,

S. G. PALMER, Actg. Secretary.

NOTICE is hereby given, that from and after the 9th July next, Salt will be Sold by Private Sale, and at fixed prices, in quantities of not less than 250 Maunds—any Salt taken in excess of Maunds 250, to be taken in even quantities of Maunds 50, or Maunds 100 each, as Maunds 300—Maunds 350—Maunds 400—Maunds 500, &c.

2.—The Salt will be deliverable in the same manner and upon the same documents as heretofore from the several Ghauts and Golahs specified in the Schedule.

3.—The price of each description of Salt deliverable at the several Ghauts and Golahs is specified in the Schedule.

4.—Parties desirous to purchase Salt from any Ghaut or Golah must pay the price at the rate shown in the Schedule into the General Treasury, and upon the production of the Sub-Treasurer's Receipt for the amount at the Board of Customs, Salt and Opium, with a written application stating the quantity of Salt required, and the Agency and Ghaut from whence it is deliverable, the Applicant shall receive (provided there be in store at the Ghaut or Golah specified, the quantity of Salt applied for) an order upon the Salt Agent, or Superintendent of the Sulkea Golahs, to deliver the quantity of Salt purchased, such order will be accompanied by the usual protective documents which will be negotiable as at present. In the event of more applications being received than there is Salt in store to answer, the preference will be given to the holders of the Sub-Treasurer's Receipts bearing the earliest numbers. If the Salt be not cleared within three months, from the date of the Board's order for delivery, Golah rent and wastage will be charged at the rate of one Rupee per mensem for each 100 Maunds.

5.—No reduction will be made in the price of any Salt, the price of which is fixed by the Schedule without a previous notice of ten days, or a longer notice, should it appear desirable to the Board of Customs, Salt and Opium.

6.—Seized, damaged and inferior Salt, will be offered for Sale at such prices as may be equitable with reference to the quality of the article, and in such quantities, as the Board of Customs, Salt and Opium shall determine.

7.—All notices in regard to any reduction in the price of Salt, sold from Government Golahs, will be inserted in the Calcutta Gazette, and copies will be appended at the Office of the Board of Customs, Salt and Opium, and such other places as may be determined by the Board.

8.—Government do not contemplate the necessity of renewing the system of Public Sale, but should a recurrence to that system become indispensable, two months notice of the same will be given, and the notice will specify the upset price per hundred Maunds, at which each description of Salt will be offered for Public Sale after the expiration of two months from the date of such notice.

9.—All the Provisions of the Salt Regulations are equally applicable to Salt purchased under this Notification, as to Salt heretofore purchased at the Public Sales.

10.—The above Conditions will remain in force until the 8th July, 1838.

By Order of the Board of Customs, Salt and Opium, the 9th May, 1837,

S. G. PALMER, Acting Secretary.

ইশতেহার দেওয়া কাইতেছে

যে আগামি জুলাই মাসের ১ তারিখ অবধি ও তদনন্তর সরকারি নমক ২৫% মোনের নান না হয় এমত পরিমাণে খোসসওদায় নিভারিত মূল্যে বিক্রয় হইবেক আর এই ২৫% মোনের অধিক কিছু কাইতে হইলে উপরি ৫০% মোন অথবা ১০০% মোন পুরা লইতে হইবেক অর্থাৎ ৩০০% মোন ৩৫০% মোন ৪০০% মোন ৫০০% মোন এইরূপ—

২ দফা—একাল পর্যন্ত যে প্রকারে ও যে দলিলে নমক ওজন দেওয়া যাইতেছে তদনুরূপে নিরিখ দরের ফদের লিখিত নানাঘাট ও গোলাহইতে নমক দেওয়া যাইবেক—

৩ দফা—যে ঘাট ও যে গোলাহইতে যে ২ রকম নমক দেওয়া যাইবেক তাহার প্রত্যেকের দর নিরিখ দরের ফদের বেওরাপূর্বক লোখাগেল—

৪ দফা—যে সকল ব্যক্তি যে যে ঘাট অথবা গোলাহইতে নমক ক্রয় করিতে বাধ্যকরিবেন তাহাদিগকে নিরিখ দরের ফদের লিখিত দরে এই নমকের ক্রয়তের টাকা জেমরাল ত্রেজারিতে দাখিল করিতে হইবেক পারে এইটাকার বাব সবজেরুর সাহেবের রসিদ বোর্ড পরমিট ও নমক ও আকিমের দপ্তরখানায় এক দরখাস্তের সহিত দাখিল করিতে হইবেক এই দরখাস্তে যত নমক দরকার ও যে জেলা ও যে ঘাট হইতে নমক ওজন দেওয়া যাইবেক তাহার তাইন লিখিতে হইবেক ইহাতে শরত এই যে যদি এই উক্ত ঘাট কিম্বা গোলায় এই দরখাস্তের লিখিত নমক মোজুদ থাকে তবে দর খাস্ত কত্তা সেই জেলার সাল্ট এজেন্ট সাহেবের উপর অথবা সালিখার সুপারিনটেন্ডেন্ট সাহেবের উপর এই ধরিতা নমক দেওনের নিমিত্ত এক হুকুম পাইবেক। সেই হুকুমের সম্বলিত এই নমকের ছে কাকতের নিমিত্তে নিয়মিত দলিল থাকিবেক। এবং সেই দলিল এক্ষণে যে প্রকারে ব্যবসায়ার্থে চলনহইতেছে সেইরূপ হইবেক। যদ্যপি গোলায় যে নমক মোজুদ আছে তদপেক্ষা অধিক নমকের দরখাস্ত পাওয়া যায় তবে যাহারদিগের নিকট সবজেরুর সাহেবের দস্ত আগের নম্বরের রসিদ থাকিবেক তাহারদিগের দরখাস্ত আগে গ্রাহ্য হইবেক। আর নমক দেওনের নিমিত্তে বোর্ডের হুকুমের তারিখ অবধি তিন মাসের মধ্যে যদি এই নমক গোলাহইতে খালাস না হয় তবে দরমাহা ফিশত মোনে ১ একটাকার হিসাবে গোলাভাণ ও শুল্ক দিতে হইবেক—

৫ দফা—দশদিবস পূর্বে ইশতেহার না দিয়া অথবা যদ্যপিস্য ২ বোর্ড পরমিট ও নমক ও আকিমের সাহেবানদিগকে আবশ্যক বোধ হয় তবে

আর আর অধিক মেয়াদে ইশতেহার না দিয়া কোন প্রকারে নিরিখ দরের ফদের যে সকল নমকের যে দর নির্দিষ্ট হইল সেই সকল নমকের দর কমী হইবেক না—

৬ দফা—ক্রোচী ও লেকিনানী ও মগলা রকম নমকের আহোয়াল দৃষ্টে যে দর ন্যায্য বোধ হইবেক ও যে পরিমাণে বিক্রয় করা বোর্ড পরমিট ও নমক ও আকিমের সাহেবান সত্যাক্ত করিবেন সেই মূল্যে ও পরিমাণে বিক্রয়ার্থে সমর্পিত হইবেক—

৭ দফা—সরকারী গোলাহইতে যে সকল নমক বিক্রয় হয় তাহার দর কমীরবার ইশতেহার সকল কলিকাতা গেজেট নামক ছাপার কাগজে প্রকাশিত হইবেক এবং তাহার নকল বোর্ড পরমিট ও নমক ও আকিমের দপ্তরখানায় ও অন্য যে স্থানে বোর্ডের সাহেবান নিভায্য করিবেন সেই স্থানে লটকান যাইবেক—

৮ দফা—নিলামে নমক বিক্রয় করণের রীতি পুনশ্চ স্থাপিত করণের আবশ্যকতা হইবেক এমত কোন প্রকারেই গবরনরমেণ্টের অনম্মান হয় না যদিহা এই রীতি পুনঃস্থাপন নিতাওই আবশ্যক হয় তবে দুই মাস পূর্বে এই বিষয়ের ইশতেহার দেওয়া যাইবেক এবং এই ইশতেহারে প্রত্যেক রকম নমক যাহা ইশতেহারের তারিখ হইতে দুই মাসের পর নিলামে বিক্রয়ের নিমিত্তে ধরা যাইবেক তাহার ফিশত মনের নিরিখ দর লিখিত হইবেক—

৯ দফা—ইহার পূর্বে নিলামে বিক্রীত নমকের প্রতি নমক সমগ্রীয় আইন সকল যে রূপে প্রাপ্ত তদনুরূপে এই ইশতেহারের দ্বারা যে নমক খোস সওদায় বিক্রয় হইবেক তাহারো প্রতি এই সকল আইনের হুকুম প্রাপ্তিবেক—

১০ দফা—উপরের লিখিত সর্বত সকল সম ১৮৩৮ সাল তারিখ ৮ জুলাই পর্যন্ত প্রবল রূপে প্রচলিত থাকিবেক—

বিমোজিব হুকুম সাহেবান আলিসান বোর্ড পরমিট ও নমক ও আকিম ইতি তা ৯ মে সন ১৮৩৭ সাল

S. G. PALMER, Acting Secy.

NOTICE.

BANK OF BENGAL.

6th May, 1837.

NOTICE is hereby given that the Pamphlet containing the Papers ordered to be printed, for the use of the Proprietors, agreeably to a Resolution at their Special General Meeting of the 25th February last, is printed, and ready for delivery to the Proprietors or their Agents on application at the Bank.

Notice is hereby further given that a Special General Meeting of the Proprietors, will be held at the Bank at 11 A. M. on Saturday the 10th day of June proximo, on the subject of the questions discussed in the said printed Papers.

By Order of the Directors,

G. UDNY, Secy. to the Bank.

NOTICE is hereby given, that on the 20th June next ensuing, corresponding with the 8th Asar 1244 B. S., the undementioned LANDED PROPERTY will be put up for Sale by Public Auction, at the Midnapore Collectorship, for the recovery of Arrears of Government Revenue up to the Kist of Falgoun 1244, unless intermediately liquidated.

Pergunnah.	Name of Mehal.	Name of Zemindar.	Sudder Jumma.	Total.	REMARKS.
Soojamootah, ..	Baj Kool, &c. ...	Rajah Gopaul In- der Narain Roy, ...	37158 15 0 1/2	26505 5 2 0	The Sale of the late Treasurer Grooperaad Roy's Estates will be peremptorily held for the realization of the Amount of Embezzlement proved against him while Treas- urer in Midnapore Col- lectorate, as also for the Revenue due on it.
Midnapore,	Buzazemin, ...	Groopersad Roy, ...	460 5 4 0	367 3 0 1/2	
Jellapore,	Buzazftec, ...	Ditto,	87 9 10 1/2	69 12 10 0	
Sulung,	Ditto,	Ditto,	861 13 4 0	2159 14 5 0	
Ditto,	Seehpore,	Ditto,	1231 4 16 0	3434 4 11 1/2	
Umursee,	Nyne, &c.	Ditto,	314 7 4 0	861 13 0 0	
Ditto,	Selamabad,	Ditto,	766 0 3 0	1012 10 4 4	
Khandar,	Fazilpore,	Ditto,	976 12 1 1/2	1239 13 0 1/2	
Mahal Bateakee,	Wardah, &c. ...	Ditto,	630 1 8 0	438 13 2 0	
	Palguria,	Ditto,			
			6037 13 8 1/2	9177 4 6 1/2	

A. F. DONNELLY, Collector.

Zillah Midnapore Collector's Office, the 9th May, 1837.

ইশতেহার

ধবর দেওয়া জাইতেছে যে জেলা মেদনিপুরের মোতালক জমিদারি বাকি ষাঁজানার নিমিত্তে মিচের তপসীল মোতাবেক বাজলা সন ১২৪৪ সালের ৮ আশাউ মোতাবেক সন ১৮৩৭ সাল ২০ জুন তারিখে নিলামে বিক্রী হইবেক নগরের ইচ্ছা হয় এই তারিখ হাজির হইবা

নাম পরগনা	নাম মহাল	নাম জমিদার	সদর জমা	ধবর বাকী
সুখামুটা	বাজহল ওগররহ	রাজা গোপাল ইন্দ্রনাথ		
		রাহুল রায়	৩৭১৫০/৬ ॥	২৬৫০০/২
চাঁ. মেদনিপুর	বাজেজমি বাজজাণ্ডী	গুরুপ্রসাদ রায়	৪৬৯/৪	৩৬৭৮/০ ১
চাঁ. জলেশ্বর	এ	এ	৮৭১/১০ ১	৬২৫/০
সবদ	শিরপুর	এ	৮৬১/৪	২১৫২/০ ২
এ	নজাওগররহ	এ	১২৩১/১০	৩৪৩৪/১১ ১
অমরনী	সেলম বাদ	এ	৩১৪/৪	৪৬১/০
এ	কাজিলপুর	এ	৭৬৬/৩	১০২২/০ ৪ ১
খান্দার	উগ্রাভদ্রা ওগররহ	এ	২৭৬/১১	১২৩২/০ ১
পা. এ মহান বাটীবাটী	পালগড়া	এ	৬৩০/৮	৪৩৮/২

এক দকা গুরুপ্রসাদ রায় মহদ্বর এই জেলার ষাঁজাঙ্গিগিরি কয়েক তহবিল তদুপরে দাএ ৩৪২৫২ ১/২ টাকার নিমিত্তে বক্ত আলে অতএব এই জমিদারি সম্প্রতিক বাকি ষাঁজানার ব্যতিরেকেও এই টাকার দাএ এই তারিখে নিষ্কর হইবেক ইতি

9th May, 1837,

A. F. DONNELLY, Collr.

Rate Sheriff's Sale.

NOTICE is hereby given, that on Thursday, the Twenty-fifth day of May, instant, precisely at the hour of 12 o'clock at Noon, Richard Howe Cockerell, Esquire, late Sheriff of Calcutta, will put up to Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Fieri Facias in his hands against Sree Mutty Joymoney Dossee, Widow, and Hurrpersaud Ghose, Son, Heir and legal personal Representatives of Bhowanypersaud Ghose deceased,—

The Right, Title, and Interest of the said Bhowanypersaud Ghose deceased, of, in, and to a Talook or

Zemindary, containing several Kismuts, &c. viz. Joar-booramajoemdar Joar Canonah Joar Ramnagore Kismut Neahmutty Joar Coroonah Joar Kapeilly Joar Boottibunnea Joar Chunneahunnea Kismut Kollykapore Kismut Audoa Kismut Doblakhally Kismut Amragachea Joar Bulloycotty Kismut Auoleapore Joar Autaragachea Kismut Meneorun Kismut Jemoorah Kismut Budderpore Kismut Gaboah Kismut Paotah Kismut Oboynullah and Kismut Chowdobarria, situate, lying, and being at Pergunnah Bhoojook Omedpore, in the Zillah of Backergunge.

The Conditions of Sale may be known by applying at the Sheriff's Office.

Sheriff's Sale.

NOTICE is hereby given, that on Thursday, the First day of June next, precisely at the hour of 12 o'clock at Noon, the Sheriff of Calcutta will put up to Public Sale at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Fieri Facias in his hands against Isserchunder Doss, Gueschunder Doss, Boycountnauth Bose and Sree Mutty Paroojate Dossee,—

The Right, Title, and Interest of the said Boycountnauth Bose, of, in, and to all that Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, No. 5, with a piece or parcel of Land thereunto belonging, containing, by estimation, Three Biggahs, more or less, situate, lying, and being at Amratollah Lane, in Moorgeehattah, in the Town of Calcutta; and butted and bounded as follows: (that is to say), on the South by the House and Land of Shaik Golaum Hossain, on the North by Amratollah Lane, on the East by another House and Land of the said Boycountnauth Bose, and on the West by the House and Land of Mr. Abraham Mangle.

And also, the Right, Title, and Interest of the said Boycountnauth Bose, of, in, and to all that another Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, One Biggah and Ten Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say), on the South by the House and Land of Shaik Golaum Hossain, on the North by Amratollah Lane, on the East by the Company's Drain, and on the West by another House of the said Boycountnauth Bose.

The Conditions of Sale may be known by applying at the Sheriff's Office.

SUPREME COURT—CALCUTTA.

Sree Mutty Joymoney Dossee } Notice is hereby
Bohoo Rancee, Complainant, } given, that pursuant
and } to a Decretal Order
Sree Mutty Sibooosondery } made in these causes
Dossee Bohoo Rancee and } on the Twenty-eighth
others, Defendants, and the } day of March last, the
revived cause. } Creditors and Lega-
tees of Raja Sibchunder Roy deceased, are required to
come before the Master at his Office in the Supreme
Court, on or before the 1st day of June next, and
prove and establish their respective Debts and Lega-
cies, and that in default thereof they will be precluded
from the benefit of the said Decretal Order.

A. DOBBS, Master.

Calcutta, Court House,
Master's Office,
26th April, 1837.

SUPREME COURT, CALCUTTA.

RAJCHUNDER DOSS, Com- } Notice is hereby
plainant, } given, that pursuant
and } to the Decree in those
GOTERMOHUN DOSS AND } Causes, bearing date
OTHERS, Defendants, and } the Fifth day of Sep-
the revived Suit. } tember last, the un-
dermentioned Property in the pleadings particularly
described, will be sold and disposed of by Public
Sale, at the Office of the Master in the Supreme
Court, on Thursday, the 1st day of June next,
between the hours of 12 and 2 o'clock, for the
purpose in the said Decree mentioned.

Lot No. 1.—The Upper-roomed Brick-built Dwelling House, No. 13, and One Biggah and Four Cottahs of Land, on part of which the said House is built, situate at Rancee Moody Gully, in the Town of Calcutta, and now in the occupation of Messrs. Foster, Chapman and Co.

Lot No. 2.—The Upper-roomed Dwelling House and Ground, on part of which the same is built, containing, by estimation, Sixty Biggahs and Eight Chittacks, situate at Kidderpore, in the Suburbs of Calcutta, and bounded on the North by the Old Garden Reach Road, on the South by the New Garden Reach Road, on the West by Land now belonging to Radamadub Bonnerjee, and on the East by the Moitee Jheel Land.

For further particulars apply at the Master's Office, or to Mr. G. Higgins, the Complainant's Solicitor.

Master's Office, 14th April, 1837.

SUPREME COURT.

Robert John Lattey, Exor. } Notice is hereby
&c. Complainant, } given, that pursuant
vs. } to a Decretal Order
Charles John Pittar, Exor. } made in this Cause on
&c. Defendant. } the 8th of April last,
the Creditors and Legatees of Mary Anne Fleming
deceased, are required to come before the Master at
his Office in the Supreme Court, and prove and
establish their respective Debts and Legacies, and
that in default thereof they will be precluded from
the benefit of the said Decretal Order.

Master's Office, 5th May, 1837.

বড় আদালত

রাবট জন লেটি টরনি } সকলকে খবর দেও
ওগররহ কৈরাডি } যা জাইতেছে জে এ
বরশেয় } আদালতের গতী
চ্যারলেন্স জন পিটার } এগরেলের হুমানুসা
টরনি ওগররহ আসামি } রে জে মৃত মেরিএন
বড় আদালতের মেকর আকিসে মেকর সাহেবের
নিকট আনিয়া তাহারদিগের আপন ২ বিসয় ও
পাওয়ানা সাব্যস্ত করিবেন ইহাতে আহারা
নাআসিবেন তাহারদিগের আর কোন দাবির দা
ওয়া এই ডিগরিতে থাকিবেনা
মেকর আকিস
সন ১৮৩৭ সাল ৫ মে

SUPREME COURT.

Elliot Macnaghten, Esquire, } Notice is hereby
Receiver of the Estate of } given, that pursuant
Rajah Sibchunder Roy de- } to the Decree in this
ceased, and others, Complain- } Cause, bearing date
ants, } the Second day of
vs. } December last, the
Ramdhone Ghose, surviving } undermentioned Pro-
Executor of Bissonauth Ghose } perty in the pleadings
deceased, Defendant. } particularly described,
will be sold and disposed of by Public Sale, at the
Office of the Master in the Supreme Court, for the
purpose in the said Decree mentioned.

Lot No. 1.—A piece of Garden Ground in Entally, in the Suburbs of Calcutta, containing about Thirty Biggahs.

Lot No. 2.—A piece of Garden Ground called Mouza Serampore, in the Suburbs of Calcutta, containing about Four Biggahs and Seventeen Cottahs.

Lot No. 3.—A piece of Garden Ground called Mautpooker at Mouza Mautpooker, in the Suburbs of Calcutta, containing about Thirty-four Biggahs, held by Gopeenauth Ghose in his life time and at the time of his death, as Debutter or Charity Land.

Lot No. 4.—A piece of Land situate at Collingah, in Calcutta, containing One Biggah and Four Cottahs.

Lot No. 5.—A piece of Ground situate at Entally, containing about One Biggah, Eleven Cottahs, and Twelve Chittacks.

Lot No. 6.—A piece of Land situate at Entally, containing about One Biggah.

Lot No. 7.—A piece of Land situate at Entally, containing about Nineteen Cottahs.

Lot No. 8.—A piece of Land in Tangrah aforesaid, containing about Two Biggahs and Six Cottahs.

Lot No. 9.—A piece of Land in Entally, containing about Two Biggahs.

Lot No. 10.—A piece of Land at Dullunder, in the Suburbs of Calcutta, containing about Sixteen Cottahs.

Lot No. 11.—And One-fourth part of a Dwelling House called or known by the name of Nilmoney Holder's House, situate at Jaun Bazar, in the Town of Calcutta, and the Ground whereon the same is built, containing Nineteen Cottahs and Seven Chittacks or thereabouts.

For further particulars respecting the above Lots, apply at the Master's Office, or to Mr. T. Sandes, the Complainant's Solicitor.

SANDES, Complainant's Attorney.

Master's Office, 15th May, 1837.

Administrations.

ALL Persons indebted to the Estate of Doctor HOPKINS WALTERS, are requested to make payment to the Registrar of the Supreme Court at Fort William, Administrator to the Estate, to whom all Creditors are also desired to make known their Claims. THE like Advertisement as to the Estate of MICHAEL HICKIE, late a Merchant, at Meerut. 2d May, 1837. (3)

THE Public are hereby informed, that the Sub-Treasurer will negotiate Bills upon the undermentioned Provincial Treasuries, at the rates cited, to the extent of the Surplus that is available at each Treasury:

LOWER PROVINCES.

Backergunge, } at par and at sight.
Burdwan, ... }

WESTERN PROVINCES.

Allahabad, at a prem. of 2-8 per Cent. and at 3 days sight.
Azimghur, }
Benares, ... } at " " 2-0 " and at " "
Calpee, ... }
Etawah, ... }
Farruckabad, ... } at " " 2-8 " and at " "
Fatehpore, ... }
Jannpore, }
Mirzapore, } at " " 2-0 " and at " "
Moradabad, }
S. Du, ... }
Mynpooree, }
Shajehanpore, ... } at " " 2-8 " and at " "
Subeswan, }
Seharunpore, ... }

C. MORLEY, Acct. General.

Fort William,
Accountant General's Office,
The 20th May, 1837.

NOTICE.—Mr. WILLIAM KERR EWART is admitted a Partner in our firm from the 1st May.

GILLANDERS, ARBUTHNOT & CO.

Calcutta, 19th May, 1837.

STEAM NOTICE.—The SOORMA, in tow of the MEGNA, Steam Vessel, for Allahabad, left Calcutta on the 17th instant, and will probably leave Allahabad on the 15th of June, on her return to Calcutta.

By Order of the Marine Board,

(Signed) JAMES H. JOHNSTON,

Controller of Govt. Steam Vessels.

Calcutta, 17th May, 1837.

NOTICE is hereby given, that Mrs. Sherriff, lately carrying on business as a House-builder, in Intally, in the Suburbs of Calcutta, under the style and firm of Messrs. Sherriff and Co., has sold the said business to Mr. Josiah Rowe, and that the responsibility of Mrs. S. in the said firm of S. and Co. ceased on the 31st of January last; also that the said Mr. J. R. will pay all Debts and receive all Monies due to the said firm of S. and Co. up to that date.

E. C. SHERRIFF.

J. ROWE.

ইশতেহার দেওয়া জাইতেছে—

সহর কলিকাতার অন্তর্গত ইটালি সাকিনে মি

শ্রী সন্নিক জিনি ইদানি সন্নিক এণ্ড কোম্পানি ইতি আক্যান ধারি দ্বিটি করিয়া বাটি নিয়ান করি অর্থাৎ রাজ মিল্লির কয় করিতেন তিনি সেই কয় মেং অসিয়া রো সাহেবকে বিক্রয় করিয়াছেন আর উক্ত সন্নিক এণ্ড কোম্পানি আক্যান ধারি দ্বিটিতে মিল্লের সন্নিকের যে সময় ছিল তাহা গত ৩১ জানে ওয়ারি তারিখ রহিত হইয়াছে এবং উক্ত তারিখ পর্যন্ত উক্ত সন্নিক এণ্ড কোম্পানি আক্যান ধারি দ্বিটির যে কিছু মেনা ও পাওনা আছে তাহা উক্ত মেং জোসিয়া রো সাহেব পরিসোধ এবং ওয়াসিল করিবেন—

NOTICE is hereby given to the Public, that a Letter containing the undermentioned Government Securities, forwarded through the General Post Office, by Narainpersaud and Bullub Dass, on the 4th of March last, to the address of Hurjus Roy Gungaram, of Lucknow, being missing; due notice has been given to the Sub-Treasurer to stop payment of principal and interest of the said Securities to any other person; viz.

Ten Notes, dated 31st Oct. 1831:

Nos. 1,310 to 1,319 of 1,987, each of 5,000
Sicca Rupees, 5 per Cent Loan—Total
Sicca Rupees 45,000

Interest due on the Sum from 31st Jan. 1837.

One Note, No. 1,319 of 1,987, dated 31st Oct. 1831, for Sicca Rupees 5,000, of 5 per Cent Loan..... 5,000

Interest due from 31st Oct. 1836.

The above Notes are in the names of Narainpersaud and Bullub Dass, and the Interest upon them is made payable at Cawnpore.

NOTICE.—Mr. THOMAS HOLROYD was admitted a Partner in our Firm on the 1st instant.

R. C. JENKINS, FERGUSON & CO.

Fairlie Place, 13th May, 1837.



SECOND SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, MAY 24, 1837.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 15TH MAY, 1837.

The following Draft of a proposed Act was read in Council for the first time on the 15th May 1837:

ACT No. — OF 1837.

I. It is hereby enacted, that from the day of Regulation XV. 1817, of the Bengal Code, shall be repealed.

II. And it is hereby enacted, that when the Customs Duties fixed to be levied upon Goods Exported by Sea from any Port of the Presidency of Bengal shall be *ad valorem*, such value shall be declared by the Exporter in the manner prescribed by Regulation VI. 1833 of the Bengal Code for Goods Imported into Calcutta by Sea; and the rules and provisions of that Regulation for cases of disputed value (saving and excepting Section IV. thereof which prescribes the levy of duty when the Goods are taken for Government) shall apply and be in force in respect to Goods intended to be Exported by Sea in like manner as for Imported Goods, and the value so to be declared by the Exporter shall include the packages or materials in which the Goods may be packed or contained.

III. And it is hereby enacted, that it shall be lawful for the Governor of the Presidency of Fort William in Bengal, from time to time, by notice in the Official Gazette, to fix a value for any Article liable to *ad valorem* Duty, and that the value so fixed by the Governor of the said Presidency shall, till altered by a similar notice, be taken to be the value of such Article for the purpose of levying Duty on the same.

IV. And it is hereby enacted, that every Master of a Vessel who shall remove from such Vessel or put on board thereof any Goods, or cause or suffer any Goods to be removed thence, or put on board thereof between sun set and sun rise, or on any day when the Custom House is closed for business, without leave in writing obtained from the Collector of Customs, shall be punished with a fine not exceeding 500 Rupees.

V. And it is hereby enacted, that when upon application from the Commander of any Vessel, the Custom House Officer shall be removed from on board thereof, under the provisions to that effect contained in Section XVI. of the Act XIV. of 1836, if the Commander of such Vessel shall, before a Custom House Officer have again been placed in such Vessel, put on board of such Vessel, or cause or suffer to be put on board of such Vessel any Goods whatever, such Commander shall be punished with a fine not exceeding 1,000 Rupees, and the Goods shall be liable to be reloaded for examination at the expense of the Shippers upon requisition to that effect from the Collector of Customs.

VI. And it is hereby enacted, that the Commander of every Vessel who is bound to receive a Custom House Officer on board of such Vessel, shall also be bound to receive on board one servant of such Officer, and to provide such Officer and such servant with suitable shelter and accommodation, and likewise with a due allowance of fresh water if necessary and with the means of cooking on board, and if any Commander of a Vessel shall

willfully disobey the directions contained in this Section he shall be punished with fine not exceeding 500 Rupees.

VII. And it is hereby enacted, that no Cargo Boat laden with Goods intended for Exportation by Sea, shall make fast to or lie alongside of any Vessel unless there shall be on board the Boat, or have been received by the Custom House Officer on board of the Vessel a Custom House Permit or Order for the Shipment of the Goods. And the Goods on board of any Boat that may so lie alongside or be made fast to a Vessel, if such Goods be not covered by a Custom House Pass accompanying them, or previously received by the Customs Officer on board the said Vessel, shall be liable to confiscation.

VIII. And it is hereby enacted, that when Goods shall be sent from on board Ship for the purpose of being landed and passed for Importation there shall be sent with each Boat load or other separate dispatch a Boat-note, specifying the number of Packages, and the marks and numbers or other description thereof, and such Boat-note shall be signed by an Officer of the Vessel and likewise by the Customs Officer that may be on board, and if any Imported Goods be found in a Boat proceeding to land without a Boat note, or if being accompanied by a Boat-note they be found out of the proper track between the Ship and the Custom House Wharf, or other Wharf or Ghat at which they have been permitted to be landed, the Boat containing such Goods may be detained by any Inspector or by any other Officer of the Preventive Service of the Custom House duly authorized by the Collector of Customs, and unless the cause of deviation be explained to the satisfaction of the Officers of Customs, the Goods shall be liable to confiscation.

IX. And it is hereby enacted, that when Goods shall be brought to be passed through the Custom House either for importation or exportation by Sea, if the packages in which the same may be contained, shall be found not to correspond with the description of them given in the application for passing them through the Custom House, or if the contents thereof be found not to have been correctly described in regard to sort, quality or quantity, or if any Goods not stated in the application be found concealed in or mixed up with the specified Articles, all such packages, with the whole of the Goods contained therein, shall be confiscated.

X. And it is hereby enacted, that if any person after Goods have been landed, and before they have been passed through the Custom House, removes or attempts to remove them with the intention of defrauding the revenue, the Goods shall be liable to confiscation.

XI. And it is hereby enacted, in modification of the Article of Schedule B. of Act No. XIV. of 1836, which provides, that when Sugar or Rum shall be exported on British Bottoms to any British possession, no Duty shall be levied thereupon, and if on foreign Bottoms, a duty of 3 per cent, only shall be levied, that the said exemption from duty and advantage of rate shall not hold or apply to the case of Sugar exported to any British Possession or Settlement on the Continent of India, (including the Port of Bombay), but Duties shall be levied on such Exports in the same manner as

upon Sugar and Rum exported to other places, and the amount of Duties so levied shall be credited in the adjustment of any Import Duty, to which the Sugar so exported from Bengal, may be subject at any place of import within the possessions of the East India Company.

XII. And it is hereby enacted, in modification of Section XVIII. of the Act XIV. of 1836, that when Goods shall be shipped after Port Clearance, if the same be Imported Goods entitled to drawback, such drawback shall be forfeited, but no separate Duty shall be levied thereon.

XIII. And it is hereby enacted, in modification of Section XV. of Act XIV. of 1836, that if Goods landed at the Custom House be not claimed and cleared from the Custom House within three months from the date of entry of the Ship in which such Goods were imported, it shall be competent to the Collector to sell the Goods on account of the duties, freight and other charges incurred and due thereon.

XIV. And it is hereby enacted, that no payment shall be made of drawback upon any Goods exported from any Port of Bengal, unless the export be made within two years from the date of the import in the Custom House Registers, nor unless the claim to receive such drawback be made at the time of exportation, nor unless the amount due thereon, be demanded within one year from the date of entry for shipment in the Custom House Registers.

XV. And it is hereby enacted, that drawback shall not be allowed upon Goods shipped in Dhonies and Native Craft not navigated by Pilots and not having Custom House Officers on board.

XVI. And it is hereby enacted, in modification of Section LI. Regulation IX. of 1810, that the Board of Customs, Salt and Opium shall have power to fix, and from time to time to alter the rates of Wharfage and Godown-rent Charges, and to determine the time for which Goods shall be allowed to remain on the Wharfs or in the Godowns of the Custom House free of charge, while the Goods are being passed for import or export by Sea.

XVII. And it is hereby enacted, that it shall be lawful for the Collector of Customs, whenever he shall see fit to require that Goods brought by Sea, and stowed in bulk, shall be weighed on board ship before being sent to land and to levy Duty according to the result of such weighing.

XVIII. And it is hereby enacted, that whoever shall intentionally offer any obstruction to the weighing directed by the preceding Section shall be punished with a fine not exceeding 500 Rs.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re considered at the first Meeting of the Legislative Council of India after the 27th day of June next.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 15TH MAY, 1837.

The following Draft of a proposed Act was read in Council for the first time on the 15th May, 1837.

ACT No. — of 1837.

I. It is hereby enacted, that from the day of in every case in which any person is now required by any Regulation of any Presidency or by any Act of the Indian Government to make Oath to the truth of any Statement made to any Collector of Sea or Land Customs or of Town Duties, a written Declaration subscribed by that person to the same effect with the Oath which that person is now required to make, shall be received by such Collector of Customs instead of such Oath.

II. And it is hereby enacted, that whoever in any written Declaration made and subscribed under the authority of this Act instead of an Oath, shall knowingly state an untruth, shall be punished on conviction before a Magistrate with imprisonment for a term not exceeding one year or fine or both.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first Meeting of the Legislative Council of India after the 27th day of June next.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,

THE 15TH MAY, 1837.

Resolution.—The Governor General of India in Council, having taken into consideration the recommendations, and Drafts of Acts, relative to the future regulation of the Post and Banghy Conveyances in India, which have been submitted to him by the Committee assembled in Calcutta for the investigation of this subject, has resolved to publish for general information the subjoined Draft of Rules as appearing to him, upon mature deliberation, to be the best suited to introduce a just principle of uniformity in this branch of the Administration in the several Presidencies, and to reconcile, generally, a due attention to the convenience of the Public, with a regard for the Financial interests of the Government.

2. The effect of the proposed enactment, in its main provisions, will be to do away with the entire division which has hitherto existed between the Post Office Rules and Establishments of the different Presidencies;—to equalize the rates of Letter Postage, by raising, in some degree, those of Bengal, and reducing those of Madras, and, in a still greater degree, those of Bombay;—to diminish to some considerable extent, the Newspaper Postage of all the Presidencies, especially for extreme distances, at which the high existing rates of Postage are found to bear with excessive, and, in many cases, prohibitory pressure upon circulation; to allow letters to be sent bearing Postage, as well as post-paid, and to revise the scale of Ship Letter Postage, which has hitherto been levied in a manner inconvenient to the public, and in an undue proportion to the service performed by the Post Office.

3. It is not necessary to recapitulate in this Resolution the detailed Rules for amending, and aiding, the practice of the Department, and for the more effectual control of its Officers. It had been the intention of the Government, that the revenue at present derived from the Post Office, but little exceeding its expenses, should not be diminished by any new arrangement of rates; but though it has been found necessary to submit to some loss of public income, more particularly in the just consideration of a proper scale of Ship Letter Postage, in all other cases it may be confidently hoped that an ample compensation will, at no distant period, be obtained, in an improved circulation of intelligence and correspondence; and, in this confidence, the Governor General in Council will only further record his wish to extend, as far as may be consistent with prudent administration, the advantages given to the community by this Department.

4. It has been deemed necessary also, with a view to secure the full advantages to the Government and the public contemplated in this Act, to declare the exclusive power of conveying letters by post for hire to be vested in the Government, but it is not the intention of the Governor General in Council to act extensively on the power given him for the suppression of private Dawks, and he will feel disposed to grant licenses generally to existing private Dawks where sufficient cause for the indulgence may be shown. The period of two months has been granted for all parties who may entertain objections to the proposed Draft to state such objections, and a further period of three months has been allowed for the Proprietors of any Private Dawks that may now exist to apply for licenses for the continuance of such Private Dawks.

The following Draft of a proposed Act is accordingly notified for general information, and that the said Draft be brought up for reconsideration at the first meeting of the Legislative Council of India which may be held after the 16th day of July next.

ACT No. — of 1837.

I. It is hereby enacted, that from the day of Regulation XI. of 1830 of the Bombay Code, shall be repealed.

II. And it is hereby enacted, that after the expiration of three months from the passing of this Act, the exclusive right of conveying letters by post for hire from place to place within the Territories of the East India Company, shall be in the Governor General of India in Council.

III. Provided always, that it shall be competent to the said Governor General of India in Council, and to any authority thereunto empowered by the said Governor General in Council, to grant to any person or persons a license permitting such person or persons to convey letters by post for hire from place to place within the said Territories, and that it shall be lawful for any person or persons having such a license to convey letters in conformity with the terms of such license.

IV. And it is hereby enacted, that it shall be lawful for the said Governor General in Council, and for any authority which may have granted any such license as is described in the preceding Section, to revoke such license at pleasure.

V. And it is hereby enacted, that whoever otherwise than under the authority of the said Governor General in Council, or in conformity with the terms of such a license as is aforesaid, knowingly conveys any letter by post for hire from place to place within the said Territories, or receives any letter or packet of letters, in order to such conveyance, or delivers any letter according to its direction knowing the same to have been so conveyed, or is accessory to such conveyance, receipt or delivery, shall be punished with fine not exceeding 50 Rs. for every letter so conveyed, received or delivered.

VI. And it is hereby enacted that inland postage duties shall be levied on the conveyance of letters and packets by the Government Post at the rates set forth in the Schedule marked A. which is annexed to this Act, and that the full postage shall be paid either on receipt or on delivery at the option of the sender, and that, if the thing conveyed be transferred from a Post Office in one Presidency to a Post Office in another Presidency, no additional charge shall be made on account of such transfer.

VII. And it is hereby enacted, that when there is a banghy established on a line of road, no person shall be entitled to demand that any letter or packet exceeding 12 tolas in weight shall be conveyed by the letter post on that line of road.

VIII. And it is hereby enacted that, when there is no banghy established on a line of road, letters and Packets exceeding 12 tolas in weight, and not exceeding 40 tolas in weight, shall be conveyed on that line of road by the letter post, and every such letter or packet shall be charged with the postage of a letter or packet of the same description of twelve tolas weight sent by letter post.

IX. And it is hereby enacted, that no packet of the description mentioned in Table 2 of Schedule A. shall contain any writing whatever other than writing which is necessarily part of the documents which such packet is stated to contain, by attestation on the cover of such packet, and that whoever shall send any such packet by the Government Post, knowing that it contains any writing not necessarily part of the documents which such packet is stated to contain by attestation on the cover, shall be punished with a fine of Fifty Rupees.

X. And it is hereby enacted, that no packet of the description mentioned in Table 3 of Schedule A. shall contain any writing whatever, except the direction on the cover, and that whoever shall send any such packet by the Government post, knowing that it contains any writing other than the direction on the cover, shall be punished with a fine of Fifty Rupees.

XI. And it is hereby enacted, that proof sheets marked as such may be sent by letter post at the rates set forth in Table 3 of Schedule A. provided they be brought to the Dispatching Office open, and be sealed in presence of the person in charge of such Office.

XII. And it is hereby enacted, that the said Governor General in Council shall frame a scale of distances as nearly as practicable according to the distance by the nearest road between Post Office Stations, and that the rates of inland postage shall be calculated according to this scale.

XIII. And it is hereby enacted, that Steam Postage, according to such rates as may from time to time be fixed by the Governor General in Council, shall be levied on all letters and packets sent or received by any Government Steamer, and that such Steam Postage shall be in excess of any inland postage to which such letters or packets may be liable.

XIV. And it is hereby enacted, that Ship Postage, according to the rates fixed in Schedule B, annexed to this Act, shall be levied on all letters or packets sent or received by Sea through any Government Post Office, and not liable to Steam Postage.

XV. And it is hereby enacted, that when any Vessel arrives by sea at any place within the said Territories, at which there is a Government Post Office, the Commander of such Vessel shall, as speedily as possible, cause every letter and packet on board of such Vessel which is directed to that place, and which was not specially entrusted for separate delivery, to be delivered either at the Post Office or to some Officer of the Post Office authorised to receive the same; and that if there be on board any letter or packet directed to any other place, and not specially entrusted for separate delivery, the said Commander shall, as speedily as possible, report the same to the Post Master General or Post Master of the place at which he has arrived, and shall, act according to such directions as he may receive from such Post Master General or Post Master; and that the receipt of such Post Master General or Post Master shall discharge such Commander of all responsibility in respect of such letter or packet.

XVI. And it is hereby enacted, that every Commander of a Vessel who shall wilfully disobey any of the directions contained in the preceding Section shall be punished with fine not exceeding 1,000 Rupees.

XVII. And it is hereby enacted, that for every letter or packet delivered by a Commander of a Ship, in conformity with the directions of Section XV. of this Act, the Officer in charge of the Post Office shall pay to the said Commander the sum of One Anna.

XVIII. And it is hereby enacted, that whenever any letter or packet is transhipped for transmission to any other place within the said Territories the Commander of the Vessel, which originally brought such letter or packet shall be entitled to receive One Anna for every such letter or packet, and that the Commander of the Vessel into which the letter or packet is transhipped, shall be entitled to receive Half an Anna from the person in charge of the Post Office at the place of delivery, provided that the said last mentioned Commander delivers the same in conformity with the directions contained in Section XV. of this Act.

XIX. Provided always, that no payment shall be made to the Commander of any Vessel on account of the delivery of any letter or packet unless the claim of such Commander shall be preferred before the Vessel leaves the place at which the letter or packet was delivered, or before the expiration of three months from the date of the arrival of the packet at the place of ultimate delivery.

XX. And it is hereby enacted, that the Commander of every Vessel leaving any place in the said Territories by Sea, shall receive on board of such his Vessel every letter and packet which he shall be required to receive by any Officer of the Post Office and shall sign a receipt for such letters and packets; and that every Commander of a Vessel who shall wilfully disobey any direction of this Clause shall be punished with a fine not exceeding 1,000 Rupees.

XXI. And it is hereby enacted, that whenever any letter or packet, the postage of which has not been paid, shall be delivered by any person employed by the Post Office, the person to whom it is delivered shall not be bound to pay the postage if he returns the letter or packet unopened, but if he opens the same he shall be bound to pay the postage due thereon; provided always, that if the letter or packet shall appear to have been maliciously sent for the purpose of annoying the person to whom it is directed, the Post Master General or Post Master of the Office, from which the delivery took place, shall remit the said postage.

XXII. And it is hereby enacted, that every letter or packet which is rejected unopened by the person to whom it is directed shall be returned by post to the sender, and that the said sender shall be bound to pay the return postage thereon unless direct postage has already been paid thereon.

XXIII. And it is hereby enacted, that whenever any letter or packet, the sender of which is unknown, shall be rejected unopened by the person to whom it is directed, such letter or packet shall be opened by the Officer in charge of the Post Office from which such letter or packet was delivered to that person.

XXIV. And it is hereby enacted, that if any person shall refuse to pay any postage which he is legally bound to pay for any letter or packet, it shall be lawful for the Officer in charge of the Post Office, from which such letter or packet was delivered to withhold from the person so refusing till such postage be paid, any letter directed to that person upon which postage has not been paid by the sender.

XXV. And it is hereby enacted, that all letters and packets which have remained three months unclaimed at any Post Office shall be transmitted to the General Post Office of the Presidency.

XXVI. And it is hereby enacted, that, at intervals not exceeding three months, lists of all unclaimed letters and packets which are in the General Post Office of any Presidency, shall be published in the Official Gazette of that Presidency.

XXVII. And it is hereby enacted, that every letter and packet which may have remained eighteen months unclaimed in the General Post Office of any Presidency, shall be opened by the Post Master General of that Presidency, and that all valuable property which such letter or packet may contain shall be paid into the Government Treasury for the benefit of any party who may have a right thereto, and that when twelve months shall have elapsed after the opening of such unclaimed letter or packet, it shall be lawful for the said Post Master General, if such letter or packet still continues to be unclaimed, to destroy the same.

XXVIII. And it is hereby enacted, that the privilege of sending and receiving all letters and packets by letter post, free of postage, and of sending and receiving letters and packets by banghy on the public service free of postage, shall be allowed to the persons hereinafter mentioned, viz.

His Majesty's Principal Secretaries of State.
President and Secretaries of the Board of Control.
The Chairman, Deputy Chairman and Directors of the East India Company.
Secretary, Deputy Secretary and Assistant Secretary at the India House.

The Governor General.
The Governors of Bengal, Madras and Bombay.
The Governor of Ceylon.
The Lieutenant Governor of the North Western Provinces.

The Chief Justices of Bengal, Madras and Bombay.

The Bishops of Calcutta, Madras and Bombay.

The Members of the Supreme Council.

The Members of Council of Madras and Bombay.

The Puisne Judges of the Supreme Courts of Bengal, Madras and Bombay.

The Recorder of Prince of Wales' Island, Singapore and Malacca.

The Commander in Chief of His Majesty's Naval Forces.

The Commander in Chief of the Army in India.

The Commanders in Chief of the Army at Madras and Bombay.

And that the letters and packets sent by any of the persons aforesaid shall be franked in such manner as may be directed by the Governor General of India in Council.

XXIX. And it is hereby enacted, that it shall be competent to the said Governor General of India in Council, by an order in Council, to grant to any person or body of persons the privilege of sending or receiving letters or packets either by letter post

or banghy free of postage on such conditions and under such rules as the said Governor General in Council may direct.

XXX. And it is hereby enacted, that if any Post Master General or Post Master shall suspect that any letter or packet lying for delivery at his Post Office contains any contraband article or any article on which duty is owing to Government, or that any letter or packet lying for delivery at that Post Office contains any writing in contravention of the provisions of Sections IX. and X. of this Act, it shall be lawful for such officer to summon the person to whom the letter or packet is directed, to attend at that Post Office by himself or Agent within forty eight hours after the arrival of the letter or packet at that Post Office, and to open the letter or packet in the presence of the person to whom the letter or packet is directed, or of that person's Agent; and if that person shall not so attend by himself or Agent, then to open the letter or packet in the absence of that person.

XXXI. And it is hereby enacted, that the Government shall not be responsible for any loss or damage which may occur in respect of any thing entrusted to the Post Office for conveyance, and that no person employed by the Government in the Post Office Department shall be responsible for any such loss or damage unless that person had caused such loss or damage maliciously or fraudulently.

XXXII. And it is hereby enacted, that all fines incurred under any of the preceding provisions of this Act may be levied on conviction before any Magistrate or Justice of the Peace, or before any person exercising the powers of a Magistrate; provided always that no person not a Post Master General or Post Master shall be competent to institute any prosecution for any violation of any of the preceding provisions of this Act.

XXXIII. And it is hereby enacted, that whoever being in the employ of the Government in the Post Office Department, or being in the employ of any person or persons who may contract with the Government to convey letters or packets by Post for hire, shall fraudulently appropriate any letter or packet which may have been entrusted to him, or any thing contained in any such letter or packet, or shall open any such letter or packet, or any Banghy box, with the intention of fraudulently appropriating any thing therein contained, shall be punished with imprisonment with or without hard labor for a term not exceeding seven years, and shall also be liable to fine.

XXXIV. And it is hereby enacted, that whoever being in such employ as is described in the last Section, and being entrusted to receive money for postage duty, shall fraudulently appropriate the same, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXV. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. shall fraudulently put any wrong mark on any letter or packet, or shall fraudulently alter or cause to disappear any mark which is on any letter or packet, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXVI. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. and being entrusted with the preparing or keeping of any document, shall, with a fraudulent intention, prepare that document incorrectly, or alter that document, or secrete or destroy that document, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXVII. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. puts any letter or packet into the Wallets of the Post Office, intending thereby to defraud the Government of the postage duty on such letter or packet, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, MAY 24, 1837.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 15TH MAY, 1837.**

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 15th May, 1837, is hereby promulgated for general information:

ACT No. IX. OF 1837.

I. It is hereby enacted, that from the 1st day of June, 1837, all immoveable Property situate within the jurisdiction of any of the Courts established by His Majesty's Charter shall, as far as regards the transmission of such Property on the death and intestacy of any Parsee having a beneficial interest in the same, or by the last Will of any such Parsee, be taken to be and to have been of the nature of Chattels real and not of freehold.

II. Provided always, that in any Suit at Law or in Equity which shall be brought for the recovery of such immoveable Property as is aforesaid, no advantage shall be taken of any defect of title arising out of the transmission of such Property upon the death and intestacy of any Parsee having a beneficial interest in the same, or by the last Will of any such Parsee if such transmission took place before the said First day of June, 1837, and if such transmission were either according to the Rules which regulate the transmission of freehold Property, or else took place with the acquiescence of all persons to whom any interest in that Property would according to the Rules which regulate the transmission of Chattels real, have accrued upon the death of such Parsee.

W. H. MACNAGHTEN,
Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 22D MAY, 1837.**

Resolution.—The Governor General in Council having had under his consideration the present state of the Administration of Affairs in the Settlements of Prince of Wales' Island, Singapore and Malacca, his attention has been particularly directed to the condition of the landed proprietors, and to the tenures by which lands are held in those Settlements. The Regulation which prescribes the mode of authenticating titles in one of the Settlements has been declared by the Recorder's Court to be invalid. The validity of other Regulations on the same subject is considered by high Authority as questionable,—and whether these Regulations be valid or not, it is certain that many persons who have a fair claim to landed property within those Settlements, would be unable to make out a legal title to that property.

The Governor General in Council has reason to believe that many Estates in those Settlements have been acquired under circumstances which though they might not be considered by a Court of Law as sufficient to create a right of property, give the

holders a strong claim on the justice of the Government, and he is satisfied that no advantage which could be obtained by rigidly enforcing the claims of the State against such persons, would compensate for the evils which would be the effect of such a course of policy.

The Governor General in Council has therefore determined to avoid taking any measure which can possibly shake the security of property, or diminish the confidence which is reposed in the public faith. He has determined to put an end to all disputes respecting the legality of the existing Regulations which relate to this subject by repealing those Regulations. He has determined to confirm by an Act of unquestionable legality all the rights which those Regulations bestowed on individuals. He has determined to institute an inquiry into claims to which the provisions of the existing Regulations do not extend for the purpose of giving validity to all which appear to be well grounded, and at the same time of enforcing the rights of the State in cases only in which they may have been wilfully or fraudulently infringed.

It is the intention of the Governor General in Council that this inquiry shall be conducted in an impartial and liberal manner. It is not the wish of Government to scrutinize in a litigious spirit the claims which may be brought forward or consider itself as placed in the situation of an adverse party with regard to any person who occupies land under any pledge express or implied on the part of the State. The Commissioner by whom the inquiry is to be conducted will be placed under the authority of the Government of Bengal, and that Government will be requested to give directions for making public the instructions which the Commissioner may receive for his guidance in the determination of questions affecting the rights of the Government, or of individuals in Land.

With these views the Governor General in Council has passed the following Act.

ACT No. X. OF 1837.

I. It is hereby enacted, that from the date of the passing of this Act, Regulations I. and IX. of 1830, passed by the Governor in Council of Prince of Wales' Island, Singapore and Malacca, and likewise Regulation I. of 1831, passed by the Vice President in Council, shall be repealed.

II. And it is hereby enacted, that it shall be lawful for the Governor General of India in Council to appoint one or more Commissioners for the purpose of inquiring into, and deciding upon, claims to hold lands within any of the Settlements of Prince of Wales' Island, Singapore and Malacca, whether the said claims be founded on grants or titles registered in conformity with the Provisions of any of the Regulations repealed by the foregoing Clause or not; provided nevertheless that every person holding land in any of the Settlements aforesaid, under a grant or title registered in conformity with the provisions of the said Regulations, shall be entitled to hold such land for such terms and on such conditions as are specified in such grant or title.

III. And it is hereby enacted, that on the arrival of any such Commissioner in any of the said Settlements, it shall be lawful for such Commissioner to require that all claims and applications to hold lands in that Settlement, which may be pending before the Resident Councillor, Collector or Superintendent of Land Revenue, shall be transferred to the said Commissioner, to be dealt with by him according to the powers vested in him by authority of this Act.

IV. And it is hereby enacted, that it shall be lawful for any such Commissioner whenever he may be within any of the said Settlements, to cause a survey or measurement to be made of any lands within that Settlement, in such manner as he may deem proper, and to require by a summons under his hand any person resident within that Settlement to attend before him and to produce any document relating to the right to any land or interest in land within that Settlement, and it shall further be competent to the said Commissioner to examine any such person upon Oath touching the right to any such land or interest in such land.

V. And it is hereby enacted, that whenever any such Commissioner being within any of the said Settlements, shall in prosecution of the duties assigned to him by this Act discover that any person owning, or occupying lands within that Settlement under any grant or title registered in conformity with any of the Regulations repealed by Section I, shall be in possession of more land than is specified in such grant or title, it shall be competent to the Commissioner aforesaid to declare the land so held in excess to be liable to separate assessment.

VI. And it is hereby enacted, that if any person shall hold or occupy land within any of the Settlements aforesaid, by a grant or title which shall not have been registered in conformity with the provisions of any of the Regulations repealed by this Act, and such person shall prefer a claim to hold or occupy the same, or if such claim shall arise out of any proceeding or inquiry held by the Commissioner under this Act, it shall be competent to the said Commissioner to investigate the claim, and in every case in which the said Commissioner shall be of opinion, that the claim is a fair one, the said Commissioner shall make a decree assigning the land to which there may be such fair claim to the party who has such fair claim on such conditions, and for such term as may be prescribed under the Rules laid down for the guidance of the said Commissioner, and such decree shall constitute a good title as against the Government to the land therein assigned on the conditions and for the term therein specified.

VII. And it is hereby enacted, that whenever the Commissioner aforesaid under the power vested in him by Section IV. of this Act, shall require the attendance of any person or the production of any document by any person, he shall cause such person to be served with a notice under the hand of the said Commissioner, stating the purpose for which the attendance of such person is required, the documents (if any) which such person is to bring with him, and the period within which such person is to attend, and if such person cannot himself be found, the notice shall be affixed at his usual place of residence.

VIII. And it is hereby enacted, that if any person shall wilfully omit to obey any lawful Summons to attend before the said Commissioner or to produce any document which he is required by the said Commissioner in the exercise of the lawful powers of the said Commissioner to produce, or to answer any lawful question put by the said Commissioner, it shall be competent to the said Commissioner to impose upon the person so wilfully omitting, for every such wilful omission, a fine not exceeding 50 Rs, commutable if not paid, to imprisonment by order of the Commissioner in the Civil Jail for a period not exceeding one month.

IX. And it is hereby enacted, that whoever shall forcibly resist or cause to be resisted any such Commissioner or any person employed by such Commissioner, in the performance of any thing which such Commissioner is by this Act authorized to perform, or to cause to be performed, shall on conviction before a Magistrate, be punished with imprisonment for a term not exceeding one year, or fine, or both, in addition to any punishment to which such offender may be liable by reason of any other offence committed in the course of such resistance.

X. And it is hereby enacted, that whoever being under examination before any such Commissioner either on oath or on a declaration received instead of an oath, knowingly and deliberately affirms that to be true which he knows to be false, touching any point material to the question which the Commissioner is investigating, shall be taken to be guilty of perjury and be dealt with accordingly.

XI. And it is hereby enacted, that all Orders and Decrees passed by any such Commissioner by which the possession of any land within any of the Settlements aforesaid shall be altered or affected, shall be final.

XII. Provided always, that if any party objects to any Decree or Order of the said Commissioner on the ground that such Decree or Order deprives that party of a legal right to land or to some interest in land, it shall be lawful for that party at any time within six weeks after the making of such Decree or Order, to move the Court of Judicature of Prince of Wales' Island, Singapore and Malacca, to quash such Decree or Order, which Court shall try the question whether such Decree or Order be or be not inconsistent with any legal right of the party moving, and if the said Court shall decide that such Decree or Order is inconsistent with any such legal right, the Decree or Order of the Commissioner shall be quashed by the said Court and shall be of no effect.

XIII. And it is hereby enacted, that the said Court of Judicature shall not decide whether a Decree or Order of any such Commissioner shall or shall not be quashed except when the Recorder is sitting in the said Court if there be at that time a Recorder.

XIV. And it is hereby enacted, that no Decree or Order of any such Commissioner shall be executed until six weeks shall have elapsed from the date of such Decree or Order. And it is further hereby enacted, that if any application shall be made to the said Court of Judicature as provided for in Section XII. of this Act, in that case the Decree or Order with respect to which such application is made, shall not be executed until such application shall be finally disposed of by the said Court.

XV. And it is hereby enacted, that if no such application to the Recorder's Court as aforesaid, shall be made within the period fixed in Section XII. of this Act, the said Commissioner shall proceed to execute the Order or Decree passed by him in the same manner as the decrees of the Recorder's Court are executed; and all Sheriffs, Magistrates, Constables, and other public Officers, are hereby enjoined and required to be aiding and assisting in the execution of the same.

XVI. And it is hereby enacted, that every Commissioner appointed under this Act, shall be guided in the performance of the duties confided to him under the provisions of this Act by such instructions as he shall from time to time receive from the Governor of Bengal.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

No. 110.

FORT WILLIAM,
GENERAL DEPARTMENT,
THE 17TH MAY, 1837.

The Right Hon'ble the Governor of Bengal is pleased to appoint Captain F. W. Birch, or the Superintendent of Police for the time being, to be the Officer for granting Permits for the embarkation of Native Labourers under the Rules contained in Act No. of 1837.

H. T. PRINSEP, *Secy. to Govt.*

No. 111.

THE 24TH MAY, 1837.

The Right Hon'ble the Governor of Bengal is pleased to place the services of Mr. R. T. Tucker, at present an Assistant under the Commissioner of the Patna Division, at the disposal of the Hon'ble the Lieutenant Governor North Western Provinces, from this date.

H. T. PRINSEP, *Secy. to Govt.*

W. M. CASEMENT, Colonel, Secy. to Govt. of India Mily. Dept.

FORT WILLIAM, 22d May, 1837.

No. 104 of 1837.—The Governor General of India in Council is pleased to make the following Appointment:

Captain George Burney, of the 38th Regiment Native Infantry, to be Commandant of the Arracan Local Battalion.

Lieutenant F. G. Backhouse, of the 68th Regiment Native Infantry, doing duty with the Assam Light Infantry, has been appointed in the Judicial and Revenue Department, under date the 16th instant, to be a Junior Assistant to the Commissioner of Assam, vice Ensign Brodie.

The following Non-Commissioned Officers are appointed as Assistant Overseers in the Department of Public Works, on the Salary allowed for that rank:

Sergeant J. E. Bell, of the Corps of Sappers and Miners, for the Benares Road.

Sergeant David Gair, of the Corps of Sappers and Miners, for the Delhi and Allahabad Road, under Captain Drummond.

WM. CASEMENT, Col.

Secy. to the Govt. of India Milly. Dept.

No. 285.

NOTICE.—Commanders of Vessels being in the habit of inserting at the bottom of their Manifests "Surplus Stores may be landed if required," and subsequently importing large quantities of Wines, Spirits, Hams, Cheeses and other edible articles, and claiming exemption from the penalties prescribed by Section 6 of the Act for Goods unmanifested, on the ground that such importations are comprehended in the Manifest under the term Surplus Stores—Notice is hereby given, that in future all Goods of the above description, landed in excess of the quantity stated in the Victualling Bill, will be considered Merchandise unmanifested, and be subjected to double duty or confiscation under the above Section, as the Board of Customs may be pleased to direct.

By Order of the Board of Customs, Calcutta Custom House, the 2d December, 1836,

R. WALKER.

Acty. Collr. Govt. Customs.

No. 286.

NOTIFICATION.

PASSENGERS' BAGGAGE.

CONSIDERABLE misapprehension prevailing as to what articles are comprised in the term "Baggage in use" and so entitled to Free duty.—It is hereby declared, that the term applies solely to Wearing Apparel, second hand or in use, Cabin Furniture and trifling Personal Property, all in use and accompanying the Proprietor.

The Tidewater on board each Vessel, after satisfying himself by inspection that Baggage as above defined, has been in use, will pass direct from the Ship.

Fresh Millinery, Saddlery, Musical Instruments, Guns, Pistols, Carriages, Wines, Spirits, Plate, Glass, Crockery, &c. not used, [although for personal use and not brought for sale] are liable to Duty; all packages containing such articles as well as all closed packages whatever the contents may be stated to be, must be sent to the Custom House at the expense of the Proprietor for examination and levy of Duty, unless the Proprietor can produce to the Tidewater a Custom House Permit or Pass-particularly specifying such packages.

Passengers whose Baggage may have been forwarded to the Custom House, are requested to apply in writing to the Collector of Customs at the Custom House for a Permit; such application should contain the number of packages and the contents and value of each.

Personal applications cannot be attended to.

By Order of the Board of Customs, Calcutta Custom House, the 2d December 1836,

R. WALKER,

Acty. Coll. Govt. Customs.

NOTIFICATION.

WITH the sanction of the Right Honorable the Governor of Bengal, it is hereby notified for general information, that a charge of One Rupee will in future be made on all Travellers occupying Staging Bungalows for any period of time not exceeding 24 hours, and an additional Rupee for any period of each successive 24 hours. The same to be paid to the Servant in charge.

A Book will be kept at every Bungalow, in which it is requested that Individuals paying in conformity with this Notification, will insert their names and the amount paid.

G. J. SIDDONS,

Post Master General.

Fort William, General Post Office, the 6th May, 1837.

No. 79.

AVA PRIZE MONEY.

NOTICE.

NOTICE is hereby given, that European Officers, other than Petty Officers, Claiming Prize Money on account of services performed on the Marine Department, during the late Burmese War, are required to forward to the Office of the Marine Board, Bills in duplicate, containing their names, the Vessels to which they belonged, the Situations they filled, and the Salaries they received, noting the time they held each Station, and drew each Salary respectively. The Bills are to be accompanied by such Vouchers as the parties may have in their power to furnish. Petty Officers and European and Native Seamen will prefer their Claims at the Bankshall, where, on affording satisfactory proof of their identity and the justice of their Claim, they will be included in Abstracts to be from time to time passed up to the Marine Board for examination and transmission to the Military Auditor General.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 11th January, 1837.

نمبر ۷۹

زریغماي که از تسخیر ملک او ایافت شده
اشتهار داده میشود که

عهد داران خلیف و یوروپیان یعنی متوطنین
ولایت فرنگ و خلاصیان ساکنین این دیار هر
کسی که دعای نسبت به زریغماي مذکور داشته
باشند باید که در مقام بتگسال اظهار آن نمایند
و اگر از روی وجه ثبوت که موجب اطمینان
باشد اثبات این معنی خواهد رسانید که نامهای
که ظاهر نمایند فی الحقیقت آنها همان کسان هستند
اعنی اسمای فرضی بر خود ها نگرفته اند و مستحق
یافتن زر مدعا بها هستند آنگاه نام های کسان
مذکورین در فهرست انامیان داخل گردد و
وقتاً فوقاً برای مقابله بحضور صاحبان عالیشان
میرین بورق و از انجا برای پاس نمودن آن
به پیشگاه صاحب ملیري اقایقار جنرل فرستاده
خواهد شد فقط

بموجب حکم صاحبان عالیشان میرین بورق
فوریت ولیم فی التاریخ یازدهم ماه جنوری

سنه ۱۲۸۷ ع

নং ৭৯

আবাহেশ লত্ টাকা

এন্তেহার দেওয়া যাইতেছে যে ছোট কর্ণকারি ব্যক্ত সকল ও ইউরোপিয়ান অথবা গেরা লোক ওদেশী খালাসী লোক সকল যাহারা আবাহেশ জয় লত্ টাকা প্রতি দাওয়া রাখে তাহাদের কর্তব্য যে মোঃ বংসালে আগনঃ দাবি উপস্থিত করে তথায় যদি খাতিরজমা মতে সাবধ করিতে পারে যে যে নাম গুহন পূরক দাবি করিতেছে তাহারা যথার্থ সেই ব্যক্তি বটে অর্থাৎ আরোপিত ব্যক্তি নহে এবং তাহাদের পাওনা নিঃসন্দেহ ওয়াজিবী বটে তবে তাহাদের নাম আবাহেশ বিলের মধ্যে দাখিল হইয়া সেই বিল জ্রুত সাহেবান আলি সান মেরিগ বোর্ডের মোকাবিলার নিমিত্তে ও জ্রুত মেলেরি আডিটর জানেরেল সাহেবের পাস হইবার নিমিত্তে নিরূপিত সময় আইবেক

বিমোজিব হুদুম সাহেবান আলিসান মেরিগ বোর্ড ফোর্ট উইলিয়াম সন ১৮৩৭ সাল তারিখ ১১ জানেয়ারী

LIGHT AT FALSE POINT—BAY OF BENGAL.
NOTICE.

REFERRING to the Notice published from this Office under date 19th July last, Notice is given that on the 1st day of March next a Light will be exhibited at False Point on a Tripod, in Latitude $20^{\circ} 19' 25''$ N. and Longitude $86^{\circ} 48' 8''$ E.

The Light will be exhibited from an elevation of about 65 feet above high water mark, and be visible in clear weather at a distance of about 13 miles from an elevation of 15 feet above the surface of the Sea.

The Light will be continued at this height until the end of November, after which it will be discontinued, in order to the removal of the Lantern to the top of the permanent Building. It will subsequently, viz. on and after the 1st March, 1838, be again exhibited at an elevation of 120 feet above high water mark, and be then visible from 18 to 20 miles in clear weather, from the height of 15 feet from the surface of the Sea.

The Pilots' Station will be continued as heretofore, off Point Palmyras, during the S. W. Monsoon, that is from the 15th March to the 15th September, during which period the Pilot Vessels cruise during the day off the Point, anchoring during the night in a line East and West, in Latitude $20^{\circ} 42'$ to $20^{\circ} 48'$ N. with the Point bearing West to W. by S.; the Vessel, on board of which the next turn Pilot may be, will burn a Blue Light and fire a Maroon alternately every half hour, commencing with the former at eight o'clock and continuing till day light.

Commanders, on making the Light on False Point, are recommended after bringing it to bear West in from 13 to 14 fathoms, to steer to the N. E. keeping in from 13 to 18 fathoms as the wind may hang to the Westward or Eastward, on no account coming under the former depth. In this track the Blue Light and Maroon abovementioned will be seen long before the Light on False Point is lost sight of. If, however, about the beginning of September, the wind comes from the Eastward or the weather assumes a threatening appearance, the Pilot Vessels necessarily haul off to the Eastward, and will then be found in a line between Point Palmyras and the Floating Light at the entrance of the Eastern Channel. Vessels therefore about that period, if the wind hangs to the Eastward or has a threatening appearance, are recommended after leaving False Point on no account to approach Point Palmyras, but rather to endeavour to make for the Floating Light at the entrance of the Eastern Channel, and it is further notified that from the 15th September no Pilot Vessel will be found to the Westward of the Western Sea Reef.

From the 15th September to the 15th March the Pilot Vessels cruise during the day between Sagar Sand and the Western Sea Reef, anchoring in the night East and West of each other, in Latitude 21° to $21^{\circ} 10'$ North.

Vessels approaching either Station during the day, are requested to make for that Vessel on board of which they will see a large red Flag flying at the Main whenever they can do so without great inconvenience or delay. In the night during the N. E. Monsoon, that is from 15th September to 15th March, at the Floating Light Station at the entrance of the Eastern Channel, the Vessel having the next turn Pilot on board will burn a Maroon every hour, and in thick weather every half hour, and as before stated, at the Point Palmyras Station, during the S. W. Monsoon, or between 15th March and 15th September, such Vessel will alternately burn a Blue Light and Maroon every half hour. Commanders are in like manner requested during the night to seek their Pilot from such Vessel, it being however understood that any Pilot Vessel which may be first seen is bound immediately to use every exertion to put a Pilot on board, night or day, without reference to turn or rotation, and that this latter is only allowed when no delay is occasioned thereby.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 23d January, 1837.

POSTPONEMENT OF THE OPIUM SALE.

NOTICE is hereby given, that the Opium Sale advertised for Friday the 28th instant, is postponed until Friday the 9th June next, unless in the interim favorable intelligence is received from China, in which case the Board of Customs, Salt and Opium reserve to themselves the option of fixing such earlier date for the Sale as may be advisable.

By Order of the Board of Customs, Salt and Opium, the 25th April, 1837,

S. G. PALMER, Actg. Secretary.

NOTICE is hereby given, that from and after the 9th July next, Salt will be Sold by Private Sale, and at fixed prices, in quantities of not less than 250 Maunds—any Salt taken in excess of Maunds 250, to be taken in even quantities of Maunds 50, or Maunds 100 each, as Maunds 300—Maunds 350—Maunds 400—Maunds 500, &c.

2.—The Salt will be deliverable in the same manner and upon the same documents as heretofore from the several Ghauts and Golahs specified in the Schedule.

3.—The price of each description of Salt deliverable at the several Ghauts and Golahs is specified in the Schedule.

4.—Parties desirous to purchase Salt from any Ghaut or Golah must pay the price at the rate shewn in the Schedule into the General Treasury, and upon the production of the Sub-Treasurer's Receipt for the amount at the Board of Customs, Salt and Opium, with a written application stating the quantity of Salt required, and the Agency and Ghaut from whence it is deliverable, the Applicant shall receive [provided there be in store at the Ghaut or Golah specified, the quantity of Salt applied for] an order upon the Salt Agent, or Superintendent of the Sulkea Golahs, to deliver the quantity of Salt purchased, such order will be accompanied by the usual protective documents which will be negotiable as at present. In the event of more applications being received than there is Salt in store to answer, the preference will be given to the holders of the Sub-Treasurer's Receipts bearing the earliest numbers. If the Salt be not cleared within three months, from the date of the Board's order for delivery, Golah rent and wastage will be charged at the rate of one Rupee per mensem for each 100 Maunds.

5.—No reduction will be made in the price of any Salt, the price of which is fixed by the Schedule without a previous notice of ten days, or a longer notice, should it appear desirable to the Board of Customs, Salt and Opium.

6.—Seized, damaged and inferior Salt, will be offered for Sale at such prices as may be equitable with reference to the quality of the article, and in such quantities, as the Board of Customs, Salt and Opium shall determine.

7.—All notices in regard to any reduction in the price of Salt, sold from Government Golahs, will be inserted in the Calcutta Gazette, and copies will be appended at the Office of the Board of Customs, Salt and Opium, and such other places as may be determined by the Board.

8.—Government do not contemplate the necessity of renewing the system of Public Sale, but should a recurrence to that system become indispensable, two months notice of the same will be given, and the notice will specify the upset price per hundred Maunds, at which each description of Salt will be offered for Public Sale after the expiration of two months from the date of such notice.

9.—All the Provisions of the Salt Regulations are equally applicable to Salt purchased under this Notification, as to Salt heretofore purchased at the Public Sales.

10.—The above Conditions will remain in force until the 8th July, 1838.

By Order of the Board of Customs, Salt and Opium, the 9th May, 1837,

S. G. PALMER, Acting Secretary.

ইশতেহার দেওয়া যাইতেছে

যে আনামি জুলাই মাসের ১ তারিখ অবধি ও তদনন্তর সরকারি নমক ২৫০/ মোনের নান না হয় এমত পরিমাণে খোসসওয়ায় নিভারিত মূল্যে বিক্রয় হইবেক আর ঐ ২৫০/ মোনের অধিক কিছু নইতে হইলে উপরি ৫০/ মোন অথবা ১০০/ মোন পুরা নইতে হইবেক অথবা ৩০০/ মোন ৩৫০/ মোন ৪০০/ মোন ৫০০/ মোন এইরূপ—

২ দফা—একাল পর্যন্ত যে প্রকারে ও যে মূল্যে নমক ওজন দেওয়া যাইতেছে তদনুরূপে নিরিখ দরের কদের লিখিত নানাঘাট ও গোলাহইতে নমক দেওয়া যাইবেক—

৩ দফা—যে ঘাট ও যে গোলাহইতে যে২ রকম নমক দেওয়া যাইবেক তাহার প্রত্যেকের দর নিরিখ দরের কদের বেওরাপূর্বক লোকাগেল—

৪ দফা—যে সকল ব্যক্তি যে যে ঘাট অথবা গোলাহইতে নমক ক্রয় করিতে বাধ্য করিবেন তা হাদিগকে নিরিখ দরের কদের লিখিত দরে ঐ নমকের ক্রয়তের টাকা জেনরাল ত্রেজুরিতে দাখিল করিতে হইবেক পরে এটাঁকার বাবৎ সবত্রেজুরর সাহেবের রসীদ বোডে পরমিট ও নমক ও আকিমের দপ্তরখানায় এক দরখাস্তের সহিত দাখিল করিতে হইবেক ঐ দরখাস্তে যত নমক দরকার ও যে জেলা ও যে ঘাট হইতে নমক ওজন দেওয়া যাইবেক তাহার তাইন লিখিতে হইবেক ইহাতে শরত এই যে যদি ঐ উক্ত ঘাট কিয়া গোলায় ঐ দরখাস্তের লিখিত নমক মোজুদ থাকে তবে দর খাত্ত কহা সেই জেলার সাল্ট এজেন্ট সাহেবের উপর অথবা সাল্টখার সুপারিনটেনডেন্ট সাহেবের উপর ঐ ধরিতা নমক দেওনের নিমিত্তে এক হুকুম পাইবেক। সেই হুকুমের সম্বলিত ঐ নমকের হেফাজতের নিমিত্তে নিয়মিত দলিল থাকিবেক। এবং সেই দলিল এক্ষণে যে প্রকারে ব্যবসায়ার্থে চলনহইতেছে সেইরূপ হইবেক। যদ্যপি গোলায় যে নমক মোজুত আছে তদপেক্ষা অধিক নমকের দরখাস্ত পাওয়া যায় তবে যাহারদিগের নিকট সবত্রেজুরর সাহেবের দস্ত আণের নম্বরের রসীদ থাকিবেক তাহারদিগের দরখাস্ত আগে গ্রাহ হইবেক। আর নমক দেওনের নিমিত্তে বোর্ডের তত্ত্বের তারিখ অবধি তিন মাসের মধ্যে যদি ঐ নমক গোলাহইতে খালাস না হয় তবে দরনাহা কিসত মোনে ১ একটাঁকার হিসাবে গোলাভা ১ ও শুক্তি দিতে হইবেক—

৫ দফা—দশদিবস পূর্বে ইশতেহার না দিয়া অথবা যদ্যপিস্য্য বোর্ড পরমিট ও নমক ও আকিমের সাহেবানদিগকে আবশ্যক বোধ হয় তবে

আর আর অধিক মেয়াদে ইশতেহার না দিয়া কোন প্রকারে নিরিখ দরের কদের যে সকল নমকের যে দর নির্দিষ্ট হইল সেই সকল নমকের দর কমী হইবেক না—

৬ দফা—জোকা ও লোকসানী ও ময়লা রকম নমকের আহওয়াল দৃষ্টে যে দর নাযা বোধ হইবেক ও যে পরিমাণে বিক্রয় করা বোর্ড পরমিট ও নমক ও আকিমের সাহেবান সাবাস্ত করিবেন সেই মূল্যে ও পরিমাণে বিক্রয়ার্থে সমর্পিত হইবেক—

৭ দফা—সরকারী গোলাহইতে যে সকল নমক বিক্রয় হয় তাহার দর কমীরবাবৎ ইশতেহার সকল কলিকাতা গেজেট নামক ছাপার কাগজে প্রকাশিত হইবেক এবং তাহার নকল বোর্ড পরমিট ও নমক ও আকিমের দপ্তরখানায় ও অন্য যে২ স্থানে বোর্ডের সাহেবান নিজায়া করিবেন সেই২ স্থানে লটকান যাইবেক—

৮ দফা—নিলামে নমক বিক্রয় করণের রীতি পনশ্চ স্থাপিত করণের আবশ্যকতা হইবেক এমত কোন প্রকারেই গবরনরমেণ্টের অনুমান হইয়া যদি স্য্য ঐ রীতি পনশ্চ স্থাপন নিভাওই আবশ্যক হয় তবে দুই মাস পূর্বে ঐ বিষয়ের ইশতেহার দেওয়া যাইবেক এবং ঐ ইশতেহারে প্রত্যেক রকম নমক যাহ ইশতেহারের তারিখ হইতে দুই মাসের পর নিলামে বিক্রয়ের নিমিত্তে ধরা যাইবেক তাহার কিসত মনেয় নিরিখ দর লিখিত হইবেক—

৯ দফা—ইহার পূর্বে নিলামে বিক্রীত নমকের প্রতি নমক সম্বন্ধীয় আইন সকল যে রূপে প্রাপ্তি তদনুরূপে এই ইশতেহারের দ্বারা যে নমক খোস সওয়ায় বিক্রয় হইবেক তাহারো প্রতি ঐ সকল আইনের তদ্বৎ প্রাপ্তিবেক—

১০ দফা—উপরের লিখিত সর্বত সকল সন ১৮৩৮ সাল তারিখ ৮ জুলাই পর্যন্ত অবল রূপে প্রচলিত থাকিবেক—

বিমোজিব তদ্বৎ সাহেবান আনিসান বোর্ড পরমিট ও নমক ও আকিম ইতি তা° ১ মে সন ১৮৩৭ সাল—

S. G. PALMER, Acting Secy.

NOTICE is hereby given, that the undermentioned quantities of Salt in store at the abolished Aurungs of Baunnee, Joogdea Dandra, and Chur Hazary of the Ballooh Agency, are for Sale at the fixed rates specified below. The Purchasers to satisfy themselves as to the quality of the said Salt, by personal inspection of the Musters before purchasing, and the Rowanah first presented at the Aurungs to be entitled to the first delivery.

DESCRIPTION OF THE SALTS.

Baunnee of 1241 S. S. 2000 Maunds at Co.'s Rs. 380 per 100 Maunds.

Joogdea Dandra of 1240-41 S. S. 1500 Maunds at Co.'s Rs. 365 per 100 Maunds.

Chur Hazary of 1241 S. S. 997 Maunds 15 Seers at Co.'s Rs. 362 per 100 Maunds.

By Order of the Board of Customs, Salt and Opium, the 22d May, 1837,

S. G. PALMER, Actg. Secy.

এন্তেহার দেওয়া যাইতেছে

যে জেলা ভুল্লার এবালিসি আড়ল বামনি ও জগদীয়াদাড়ী এবং চরহাজারির নমক নিচের লিখিত দরে বিক্রয় হইবেক অতএব যে কেহ ধরি ম করিবেক তাহ দিগের কর্তব্য যে ধরিদ করণের পূর্ব এই নমকের নিম্না দেখিয়া আপন খাতির জমা করিয়া লয় তাহাতে স্বরাগে যাহার রওয়ানা আড়ল মজদুরে দাখিল হইবেক তাহাকে পৈলা ওজন দেওয়া যাইবেক

নমকের রকমওয়ারি তফসীল

কোম্পানির টাকা
বামনি সন ১২৪১ সাল ২০০০ মোনের
কাত কিনত
মোন ৩৮০
জগদীয়াদাড়ী ১২৪০/৪১ সাল ১৫০০ এ এ ৩৬৫
চরহাজারি ১২৪১ সাল ১৯৭৫ এ এ ৩৬২
বিমোজিব হুজুম সাহেবান আলিসান বোডে পর মিট ও নমক ও আকিম ইতি সন ১৮৩৭ সাল তা রিখ ২২ মে

S. G. PALMER, Acting Secy.

COURT FOR THE RELIEF OF INSOLVENT DEBTORS AT CALCUTTA.

In the Matter of MACKINTOSH AND Co., Insolvents.

Abstract of Receipts and Disbursements appertaining to the Estate of Mackintosh and Co., from 24th December 1836 to 30th April 1837.

RECEIPTS.

Cash Balance on 23d December 1835, ..	2424	4	5	10
Sale of Indigo,	2578	84	1	11
Do. of Landed Property,	803	25	4	7
Rents of Landed Property,	323	6	0	8
Sale of Government Notes,	352	71	10	2
Refund of Payments in anticipation of Dividends,	94	12	4	2
Remittances from Dr. Constituents,	210	02	12	9
Co.'s Rs...	838	636	8	1

DISBURSEMENTS.

Advances for the manufacture of Indigo,	238	03	5	4
Life Insurance Premiums,	77	85	9	1
Charges on Landed Property,	22	5	3	5
Law Charges,	66	79	13	1
Office Establishment,	32	33	1	0
Incidental Expenses,	54	4	8	9
Dividends Paid,	74	80	92	7
Invested at Interest,	20	00	0	0
811	053	15	11	
Cash Balance,	27	58	8	2
Co.'s Rs...	838	636	8	1

MEMO.

Cash Balance,	27	58	8	2
Unrealized Acceptances,	106	013	7	1
Loans Receivable,	20	000	0	0
Co.'s Rs, 158	505	15	3	

Errors Excepted,

Calcutta, 30th April, 1837,

T. HOLROYD,

Assignee of Mackintosh and Co.

(A Copy.)

Published (as filed by the Assignee) for the information of all concerned,

P. O'Hanlon, Examiner.

Office of Examiner, 23d May, 1837.

Messrs. Collier, Bird and Grant, Atties.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Kistnoopersaud Ghose, late of Hanspooker, in Calcutta, Merchant and Trader, and now of Soogindahgootoo, in the Zillah of Hooghley, an Insolvent. Notice is hereby given, that a Schedule of the Debts, Claims, Estate and Effects of the said Insolvent has been filed, and may be inspected by the Creditors of the said Insolvent, and all persons interested therein, on application at the office of the Chief Clerk.

Office of Examiner, 20th May, 1837.
Mr. Jackson, Atty.

কলিকাতার যোত্রহীন করজদারানের পরিজ্ঞা

পাঠে আদালত

নাতয়ান কৃষ্ণপ্রসাদ ঘোষের এতদ্বারায় ধব বিষয় জিনি সারেক কলিকাতা র দেওয়া আই র হানপুকুর নিবাসী নৌদাগর ভেছে যে উক্ত এবং ব্যাবসাই একেগে জেলা নাতয়ানের দেনা হুগলির মোং সুগন্ধা গটোর ও পাওয়ারা মা বাস করেন ল ও জায়দানের এককদ দাখিল হইয়াছে তাহা এ উক্ত নাতয়ানে র মহাজনগন এবং তবিসয়ের সভাপিকারি ব্যক্তি গনের দ্বারায় চিপকেনাক্ত সাহেবের আকিমে এয়া হার করিলেই দৃষ্টি হইবেক

একজামিনর সাহেবের আকিশ

সন ১৮৩৭ সাল ২০ মে

মেঃ জ্যাকসন উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of James Culen and Robert Browne, heretofore trading in Co-partnership at Calcutta, as Merchants and Agents, under the Style and Firm of Crutenden, Mackillop and Company, Insolvents. Notice is hereby given, that an Account of the Receipts and Disbursements in detail of Thomas Holroyd, Esquire, the Assignee of the Estate and Effects of the said Insolvents, from the month of November 1836 until the month of April 1837, has been filed, and may be inspected by the Creditors of the said Insolvents, and all persons interested therein, on application at the Office of the Chief Clerk.

Office of Examiner, 22d May, 1837.

Messrs. Waddington and Wilson, Atties.

কলিকাতার যোত্রহীন করজদারানেরদিগের

পরিজ্ঞাপাঠে আদালত

ধনি জেমস কলেন ও রাবট এতদ্বারায় ধব ব্রৌন সাহেবানের বিসয় জাহা র দেওয়া আই রা এহার পূর্ব কারবার করিতে ভেছে যে জ্রুত ন কলিকাতায় বধরায় শোদাগ তামশ হালরাই রি ও এজেন্সীগিরি দরুটেনভে ড সাহেব উক্ত ন মেকিলাপএবং কোম্পানির ধনিরদিগের মা নাম ও উপাধিতে ল ও জায়দানের এসাইনি অর্থাৎ মোক্তার তাঁহার দ্বারায় এক আদা য় এবং ধরচের খুচরা হিসাব ইং সন ১৮৩৬ সালে র নবেম্বর মাহা নাং সন ১৮৩৭ সাবের আগরেল মাহা দাখিল হইয়াছে এবং উক্ত ধনিরদিগের মহা জনগন এবং অন্যান্য লোক যাহাদিগের এ বিস য়ে স্বার্থ আছে চিপ কেলার্ক সাহেবের দফুরখানা য় আগমন করিলে উক্ত হিসাব দৃষ্টি করিতে পাই বেন

একজামিনর সাহেবের দফুরখানা

সন ১৮৩৭ সাল ২২ মে

মিশর্শ ওয়াডিংটন এবং উইলসন উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of James Calder and others, heretofore trading in Co-partnership at Calcutta, as Merchants and Agents, under the Style and Firm of Mackintosh and Company, Notice is hereby given, that an Account of the Receipts and Disbursements in detail of Thomas Holroyd Esquire, the Assignee of the Estate and Effects of the said Insolvents, from the 24th day of December 1836 until the 30th day of April 1837, has been filed, and may be inspected by the Creditors of the said Insolvents, and all persons interested therein, on application at the Office of the Chief Clerk.

Office of Examiner, 22d May, 1837.

Messrs. Collier, Bird and Grant, Atties.

**কলিকাতার যোত্রহীন করজদারদের শরি
ত্রানার্থে আদালত**

জনি জেমস কালডার সাহেব এতদ্বারা য় গ্রহণ
গুণরহর বিষয় জাহার। এহার দেওয়া জাইতে
পূর কারবার করিতেন কলিকাতা ছে জে জীয়ত
তায় বখরায় শোদাগরি ও এজে মাস হালরা
নসাগিরি মেকিনটস এবং কোম্পা ইড সাহেব উক্ত
নির নাম ও উপাধিতে — গ্রনির মাল ও
জায়দাদের এসাইনি অর্থাৎ মোক্তার তাহার দ্বারা
য় এক আদায় এবং গ্রচের খুচরা হিসাব ইং ১৮৩৬
সালের ডিসেম্বর মাহার ২৬ তারিখ নাং সন ১৮৩৭
সালের আগরেল মাহার ৩০ তারিখ দাখিল হই
য়াছে এবং উক্ত গ্রনিরদিগের মহাজনগন এবং
অন্যান্য লোক যাহাদিগের ঐ বিষয়ে স্বার্থ আছে
চিকেনলার্ক সাহেবের দফতরখানায় আগমন করি
লে উক্ত হিসাব দৃষ্টি করিতে পাইবেন —

একজামিনর সাহেবের আকিষ

সন ১৮৩৭ সাল ২২ মে

মিশন কালিএর বর্ড এবং গুটি উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of James Young and others, heretofore Trading in Co-partnership at Calcutta, as Merchants and Agents, under the Style and Firm of Alexander William Cobb Hurry and Company, Insolvents. Notice is hereby given, that an Account of the Receipts and Disbursements in detail of Messrs. William Cobb Hurry and Thomas Holroyd, the Assignees of the Estate and Effects of the said Insolvents, from the 1st day of November 1836 until the 30th day of April 1837, has been filed, and may be inspected by the Creditors of the said Insolvents, and all persons interested therein, on application at the Office of the Chief Clerk.

Office of Examiner, 22d May, 1837.

Messrs. Wight, Boyle and Thomas, Atties.

**কলিকাতার যোত্রহীন করজদারদের শরি
পরিত্রানার্থে আদালত**

জনি জেমস ইয়ং সাহেব ও গুণর
রহর বিষয় জাহার। ইহার পূর গ্রহণ
কারবার করিতেন কলিকাতায় বখ জাইতেকে
রায় শোদাগরি ও এজেন্সাগিরি মিসন উইলি
আলিকজাপুর এবং কোম্পানির নাম এন করবারি
ও উপাধিতে — ও তামস হা
লরাইড সাহেবান উক্ত গ্রনিরদিগের মাল ও জায়
দাদের এসাইনি অর্থাৎ মোক্তার তাহারদিগের দ্বা
রায় এক আদায় এবং গ্রচের খুচরা হিসাব ইং সন
১৮৩৬ সালের নবে মাহার ১ তারিখ নাং সন
১৮৩৭ সালের আগরেল মাহার ৩০ তারিখ দাখিল

হইয়াছে এবং উক্ত গ্রনিরদিগের মহাজনগন এবং
অন্যান্য লোক যাহাদিগের ঐ বিষয়ে স্বার্থ আছে
চিপ কেনলার্ক সাহেবের দফতরখানায় আগমন করি
লে উক্ত হিসাব দৃষ্টি করিতে পাইবেন —

একজামিনর সাহেবের আকিষ

সন ১৮৩৭ সাল ২২ মে

মেশন ওয়াইট বাইল এবং তামস উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Alexander Colvin and others, heretofore Trading in Co-partnership at Calcutta, as Merchants and Agents, under the Style and Firm of Colvin and Company, Insolvents. Notice is hereby given, that an Account of the Receipts and Disbursements in detail of Elliot Macnaghten Esquire, the Assignee of the Estate and Effects of the said Insolvents, from the 1st day of February until the 29th day of April 1837, has been filed, and may be inspected by the Creditors of the said Insolvents, and all persons interested therein, on application at the Office of the Chief Clerk.

Office of Examiner, 22d May, 1837.

Mr. Macnaghten, Assignee.

**কলিকাতার যোত্রহীন করজদারদের শরি
ত্রানার্থে আদালত**

জনি আলিকজাপুর কালিভিন এতদ্বারা য় গ্র
সাহেব ও গুণরহর বিষয় জাহা বর দেওয়া জাই
রা এহার পূর কারবার করিতেন তেছে যে জীয়ত
কলিকাতায় বখরায় শোদাগরি ইলিয়াট মেক
ও এজেন্সাগিরি কালভিন এবং নাটেন সাহেব
কোম্পানির নাম ও উপাধিতে — উক্ত গ্রনিরদিগে
র মাল ও জায়দাদের এসাইনি অর্থাৎ মোক্তার
তাহার দ্বারা য় এক আদায় এবং গ্রচের খুচরা হি
সাব ইং সন ১৮৩৭ সালের ফিল্ডওয়ারি মাহার ১
তারিখ নাং আগরেল মাহার ২৯ তারিখ দাখিল
হইয়াছে এবং উক্ত গ্রনিরদিগের মহাজনগন এবং
অন্যান্য লোক যাহাদিগের ঐ বিষয়ে স্বার্থ আছে
চিপ কেনলার্ক সাহেবের দফতরখানায় আগমন করি
লে উক্ত হিসাব দৃষ্টি করিতে পাইবেন —

একজামিনর সাহেবের আকিষ

সন ১৮৩৭ সাল ২২ মে

মেং মেকনাটেন সাহেব মোক্তারকার

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that the matters of the Petitions and Schedules of the Insolvent Prisoners hereinafter named, (the same having been filed in the Court) are appointed to be heard on the days following, at the hour of Noon:

On Saturday, the 10th day of June, 1837,

MODOOSOODU DAY, of Joravanko, in Calcutta, remanded from 22d April last, from 6th and 20th May, Instant.

On Saturday, the 24th day of June, 1837,

COLCLOUGH ST. LEOEN KERNAN, of Scudlah, in the Twenty-four Pergunnahs, Tide Waiter.

"No Creditor shall be allowed at the Hearing to oppose the discharge of a Prisoner, unless he shall have given notice of his intention to the Chief Clerk three days before the Hearing; and at the same time have left an Affidavit of his Debt at the Office of the Examiner, and the Chief Clerk shall make an entry of such notice in a book to be kept by him for that purpose; and the Examiner, previous to the Hearing, shall examine the Affidavits so to be left with him as aforesaid."—Rules and Orders No. XI.

Office of Examiner, 22d May, 1837.

কলিকাতার জোত্রহিন করজদারানের পরিত্র
নাথের আদালত

এতহারায় ধর দেওয়া জাইতেছে যে নিচের না
মিত নাভয়ান করেদী সকলের আদালতে নিচে তক
সিলমাকিক করা আরজী ও ফদের হিসয় আগত
দিন সকলেবেলা এই এহরের সময় সুনানি হইবেক
সন ১৮৩৭ সাল ১০ জুন সনিবার

মদসদন দে কলিকাতার জোত্রাসক নিবাসি মূল
তবি গত ২২ আগরেল ৬ এবং ২০ মে তারিখের
সন ১৮৩৭ সাল ২৪ জুন সনিবার

কালকালাক সেইলট লেজর কিরন্যান ২৪ পর
গনার মোঃ সেয়ালদহ নিবাসি ঘাট সারজন

“কোন মহাজন আপত্যকরিতে পারিবেননা
খালাশীতে কোন করেদির জদ্যপি নুটীষ নাদেন
তিন দিবস পূর এ সুনানির চিপ কেলার সাহেবের
আফিসে এবং তৎকালিন একজামিনর সাহেবের
আফিসে এক হলফনামা দাখিল করেন এবং এ
চিপ কেলার সাহেব এ নুটীসের নকল তাহার
বহিতে নারাধেন সেই বহিতে জাহা তন্নিমিত্তে
রাখিয়াছেন এবং এ একজামিনর সাহেব সুনানি
র পূর এ হলফনামা নাভহকিক করেন জাহা এ
উক্ত মতে তাহার নিকটে রাখা জাইবেক”

নিওম এবং ধারা নং ১১

একজামিনর সাহেবের আফিস

সন ১৮৩৭ সাল ২২ মে

Court for the Relief of Insolvent Debtors at Calcutta.
NOTICE is hereby given, that

COLCLOUGH ST. LEGER KIERNAN, of Sealdah, in the
Twenty-four Pergunnahs, Tide Waiter,

Now a Prisoner in the Gaol of Calcutta, hath filed his
Petition, praying for Relief under the Provisions of the
Statute 9th Geo. IV. Cap. 73, entitled “an Act to pro-
vide for the Relief of Insolvent Debtors in the East Indies,”
until the 1st day of March, 1833, continued by the Sta-
tute 2d William IV. Cap. 43, until the 1st day of March,
1836, and further continued by an Act of the Governor
General of India in Council (Act No. IV. of 1836,) until
the 1st day of March, 1839:—and the said COLCLOUGH ST.
LEGER KIERNAN hath executed an Assignment to the Com-
mon Assignee of the said Court in Trust for the benefit of
the Creditors of the said COLCLOUGH ST. LEGER KIERNAN,
of all the real and personal Estate and Effects which he
now hath, or is entitled to, or which may come to, or he
acquired by him before the Court shall have made its final
Order in the matter of the said Petition.

P. O'Hanlon, Examiner.

Office of Examiner, May, 1837.

Mr. Martindell, Atty.

কলিকাতার জোত্রহিন করজদারানের পরিত্র
নাথের আদালত

সমাচার দেওয়া জাইতেছে যে

কালকালাক সেইলট লেজর কিরনেন ২৪ পর
গনা মোঃ সেয়ালদহ নিবাসি সারজন

সমপ্রতি তিনি কলিকাতার দেওয়ানি জেলে
কএম আছেন এবং তাহার আরজি দাখিল করিয়া
ছেন এই প্রার্থনায় যে চতুর্থ জাজ বাদসাহের রা
জত্বের নবম বৎসরের প্রকাশিত আইনের ৭৩ ধারা
জাহার নাম হিন্দুধানের অক্ষম করজদারানের ইং
রাজী সন ১৮৩৩ সালের মার্চ মাহার ১ তারিখ

পর্যন্ত পরিত্রানার্থ আইন এবং জাহা সন ১৮৩৬
সালের মার্চ মাহার ১ তারিখ পর্যন্ত সংস্থাপনার্থ
আইন এই নামক চতুর্থ উইলিয়াম বাদসাহের রাজ
ত্বের দ্বিতীয় বৎসরের এক আইনের ৪৩ ধারা কত্রি
ক পুনঃসংস্থাপিত হইয়াছে এবং পুনরায় এ আ
ইন ইণ্ডিয়ের গবরনর জানেরেল বাহারের কে
নসলেমোতাবক (আইন নং ৪ সন ১৮৩৬ সালের)
সন ১৮৩৯ সালের মার্চ মাহার ১ তারিখ
অবধি সংস্থাপিত হইয়াছে তাহার বিধিত
আজ্ঞা তাহার সম্বন্ধে আমলে আইনে এবং এ
উক্ত কাদকালাক সেইলট লেজর কিরনেন উক্ত
আদালতের সাধারন মোক্তারের নিকট তাহার
মহাজনগনের উপকারার্থে ভাবিত হাবর ও অহাবর
বিশয় জাহা এক্ষেপে তাহার আছে কিয়া জাহা
উক্ত আরজীর বিষয়ে উক্ত আদালত হইতে
শেষ হুজুম হইবার পূর্বে তাহার হস্তে আইশে
কিয়া উপার্জন করেন এ সকলের এক মোক্তার
নানা লিখিয়া দিয়াছেন

P. O'Hanlon, Examiner.

একজামিনর সাহেবের আফিস

সন ১৮৩৭ সাল মে

মেঃ মারটেনডেল উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that at a Court holden on
Saturday, the 29th day of May, Instant, on the
Hearing and Examination of the Petitions and Schedules
of the Insolvent Prisoners hereinafter named, seeking the
benefit of the Statute 9th Geo. IV. Cap. 73.

The following Adjudications were made and pronounced,
that is to say:

That KISSENMOHUN BEMO, of Saum Bazar, in Calcutta,
Banian,

JAMES D'SILVA, of Intally, in the Twenty-four Pergunnahs,
an Assistant in the Marine Board Office,

Are entitled to the benefit of the said Statute, and that
they be discharged.

P. O'Hanlon, Examiner.

Office of Examiner, 22d May, 1837.

কলিকাতার জোত্রহিন করজদারানের পরি
ত্রানার্থে আদালত

এতহারায় ধর দেওয়া জাইতেছে যে বর্তমান
মে মাহার ২০ সনিবার তারিখের আদালতে নিচে
র নামিত নাভয়ান করেদী সকলের আদালতে দা
খিল করা আরজি সকল ও দেনা ও পাওয়ারী মাল
ও জায়দাদের কদ সকল হতকিক করার এবং সুনানি
তে জাহারা প্রার্থনা করে পরিত্রান জাজ থোর্থ
বাদসাহের বাদসাইএর ১ বশীর আইনের ৭৩
ধারায়

পশ্চাদবর্তি বিচার সকল করিয়া হুজুম হইল
অর্থাৎ যে কৃষ্ণমোহন বঙ্ক কলিকাতার সাম বাজা
র নিবাসি মুছদী

জেমেষ ডি সীলবা ২৪ পরগনার মোকাম ইটালি
নিবাসী মেরিন বোর্ডের এক এসীসটাণ্ট

প্রাপ্ত হইয়া লভ্তে উক্ত আইনের এবং তাহা
র খালাস

P. O'Hanlon, Examiner.

একজামিনর সাহেবের আফিস

সন ১৮৩৭ সাল ২০ মে

NOTICE is hereby given, that on the 20th June next, ensuing, corresponding with the 8th Assar 1244 B. S., the undermentioned LANDED PROPERTY will be put up for Sale by Public Auction, at the Midnapore Collectorship, for the recovery of Arrears of Government Revenue up to the Kist of Falgun 1244, unless immediately liquidated.

Pergunnah.	Name of Mehal.	Name of Zemindar.	Sudder Jomna.	Total.	REMARKS.
Soojasmootah, ...	Baj Kool, &c. ...	{ Rajah Gopaul In- der Narnai Roy, ... }	37130 15 6 1/2	26305 5 2 0	The Sale of the late Treasurer Groopersad Roy's Estates will be peremptorily held for the realization of the amount of Embezzlement proved against him while Treasurer in Midnapore Collectorate, as also for the Revenue due on it.
Midnapore, ...	{ Bazezemini, ... }	Groopersad Roy, ...	469 5 4 0	367 3 0 1/2	
Jellapore, ...	{ Bazcafee, ... }	Ditto,	87 2 10 1/2	69 12 10 0	
Subung, ...	Ditto,	Ditto,	861 13 4 0	2159 14 2 0	
Ditto,	Seebpore, ...	Ditto,	1931 4 10 0	3434 4 11 1/2	
Umursee, ...	Nyan, &c. ...	Ditto,	314 7 4 0	461 13 0 0	
Ditto,	Salumabad, ...	Ditto,	766 6 3 0	1019 10 4 1/2	
Khandar, ...	Pazilpore, ...	Ditto,	976 13 1 1/2	1239 13 0 1/2	
Mehal Batetakee,	Wardub, &c. ...	Ditto,	630 1 8 0	438 13 2 0	
	Palguria, ...	Ditto,	6037 13 8 1/2	9177 4 6 1/2	

A. F. DONNELLY, Collector.

Zillah Midnapore Collector's Office, the 9th May, 1837.

ইশতেহার

ধবর দেওয়া আইতেছে জে জেলা মেদনিপুরের মোতালক জমিদারি বাকি ঋণানার নিমিত্তে নিচের তপসীল মোতাবেক বাঙ্গলা সন ১২৪৪ শালের ৮ আশাঢ় মোতাবেক সন ১৮৩৭ সাল ২০ জুন তারিখে নিলামে বিক্রী হইবেক নগরের ইচ্ছা হয় এই তারিখ হাজির হইবা

নাম পরগনা	নাম মহাল	নাম জমিদার	সমগ্র জমা	এখন বাকী
সুজামুটী	বাজবল ওগয়রহ	রাজা গোপাল ইন্দ্রনা		
চাঁ. মেদনিপুর	বাজেজমি বাজেআন্তী	রায়েণ রায় ...	৩৭১৫৮৮/৬ ৥	২৬৫০৫৮/২ ৥
চাঁ. জলেশ্বর	এ	গুরুপ্রসাদ রায়	৪৬৯৮/৮	৩৬৭৮/০ ৥
সবদ	এ	এ	৮৭৮/১০ ৥	৬২৮/১০
এ	সিবপুর ...	এ	৮৬১৮/৮	২১৫২৮/২
অমরসী	এ	এ	১১৩১/১০	৩৪৩৮১১/১
এ	সেলম বাস ...	এ	৩১৮৮/৮	৪৬১৮/০
এ	কাজিলপুর ...	এ	৭৬৬৮/৩	১০১২৮/৮ ৥
খান্দার	উগাড়া ওগয়রহ ...	এ	২৭৬৮/১১	১২৩২৮/০ ৥
পা. এ মহাল বাটীবাণী	পালগড়া ...	এ	৬৩০/৮	৪৩৮৮/২

এক দফা গুরুপ্রসাদ রায় মহম্মদ এই জেলার ঋণাশ্রয়গিরি কয়েক ভবিল তসুলগের দাএ ৩৪২৫২৮/২ টাকার নিমিত্তে বদ্ধ আছে অতএব এই জমিদারি সংশ্লিষ্ট বাকী ঋণানার ব্যতিরেকেও এই টাকার দাএ এই তারিখে নিষ্কর হইবেক ইতি

9th May, 1837,

A. F. DONNELLY, Collr.

NOTICE.

BANK OF BENGAL.

6TH MAY, 1837.

NOTICE is hereby given that the Pamphlet containing the Papers ordered to be printed, for the use of the Proprietors, agreeably to a Resolution at their Special General Meeting of the 25th February last, is printed, and ready for delivery to the Proprietors or their Agents on application at the Bank.

Notice is hereby further given that a Special General Meeting of the Proprietors, will be held at the Bank at 11 A. M. on Saturday the 10th day of June proximo, on the subject of the questions discussed in the said printed Papers.

By Order of the Directors,

G. UDNY, Secy. to the Bank.

SUPREME COURT—CALCUTTA.

Sree Mutty Joymoney Dossee Bohoo Rance, Complainant, and Sree Mutty Sibsoosondery Dossee Bohoo Rance and others, Defendants, and the revived cause. Notice is hereby given, that pursuant to a Decretal Order made in these causes on the Twenty-eighth day of March last, the Creditors and Legatees of Raja Sibchunder Roy deceased, are required to come before the Master at his Office in the Supreme Court, on or before the 1st day of June next, and prove and establish their respective Debts and Legacies, and that in default thereof they will be precluded from the benefit of the said Decretal Order.

A. DOBBS, Master.

Calcutta, Court House,
Master's Office,
26th April, 1837.

SUPREME COURT, CALCUTTA.

RAJCHUNDER DOSS, Com-plainant,
and
GOPREMOHUN DOSS AND OTHERS, Defendants, and the revived Suit.

Notice is hereby given, that pursuant to the Decree in these Causes, bearing date the Fifth day of September last, the undermentioned Property in the pleadings particularly described, will be sold and disposed of by Public Sale, at the Office of the Master in the Supreme Court, on Thursday, the 1st day of June next, between the hours of 12 and 2 o'Clock, for the purpose in the said Decree mentioned.

Lot No. 1—The Upper-roomed Brick-built Dwelling House, No. 13, and One Biggah and Four Cottahs of Land, on part of which the said House is built, situate at Rannee Moody Gully, in the Town of Calcutta, and now in the occupation of Messrs. Foster, Chapman and Co.

Lot No. 2—The Upper-roomed Dwelling House and Ground, on part of which the same is built, containing, by estimation, Sixty Biggahs and Eight Chittacks, situate at Kidderpore, in the Suburbs of Calcutta, and bounded on the North by the Old Garden Reach Road, on the South by the New Garden Reach Road, on the West by Land now belonging to Radamadub Bonnerjee, and on the East by the Motee Jheel Land.

For further particulars apply at the Master's Office, or to Mr. G. Higgins, the Complainant's Solicitor.

Master's Office, 14th April, 1837.

SUPREME COURT.

Robert John Latley, Exor. &c. Complainant,
vs.
Charles John Pittar, Exor. &c. Defendant.

Notice is hereby given, that pursuant to a Decretal Order made in this Cause on the 8th of April last, the Creditors and Legatees of Mary Anne Fleming deceased, are required to come before the Master at his Office in the Supreme Court, and prove and establish their respective Debts and Legacies, and that in default thereof they will be precluded from the benefit of the said Decretal Order.

Master's Office, 5th May, 1837.

বড় আদালত

রাবট জন লেটি টরনি সন্মুখক প্রবর্ত দেও
গুয়রহ কৈরাদি যা জাইতেছে জে এ
আদালতের গতো ৮
বরশেষ এপারেলের হুমানুসা
রে জে মৃত মেরিএন
চারলস জন পিটের ফিলিমিলের মহাজ
টরনী গুয়রহ আসামি নেরা ও নিগেসিরা এ
বিহ আদালতের মেক্টর আকিসে মেক্টর সাহেবের
নকট আনিয়া তাহারদিগের আপন ২ বিসয় ও
পাওয়ানা সাব্যস্ত করিবেন ইহাতে জাহারা
নাআসিবেন তাহারদিগের আর কোন দাবির দা
ওয়া এ ডিগরিতে থাকিবেনা

মেক্টর আকিস

সন ১৮৩৭ সাল ৫ মে

NOTICE is hereby given, that certain Effects of the late Mr. ALFING, are under the Seal of this Court, and will be delivered to any person duly authorized to receive them.

H. MOORE, Judge.

*Dewanee Adawlut, Zillah Chittagong, }
20th May, 1837.*

NOTICE is hereby given, that the Effects of Mr. BARNARD, deceased, late a Junior Assistant to the Commissioner of Arrakan, are under the Seal of this Court.

A. C. RAINEY, Junr. Asst. Comr.

*Arrakan, Arng, Junr. Asst.'s Office, }
Khyook Phoo, 7th April, 1837.*

NOTICE is hereby given, that Mrs. Sherriff, lately carrying on business as a House-builder, in Italy, in the Suburbs of Calcutta, under the style and firm of Messrs. Sherriff and Co., has sold the said business to Mr. Josiah Rowe, and that the responsibility of Mrs. S. in the said firm of S. and Co. ceased on the 31st of January last; also that the said Mr. J. R. will pay all Debts and receive all Monies due to the said firm of S. and Co. up to that date.

E. C. SHERRIFF.

J. ROWE.

ইশতেহার দেওয়া জাইতেছে

সহর কলিকাতার অন্তর্গত ইটালি সাকিনে মি
স্ত্রেব সন্মুখক জিনি ইদানি সন্মুখক এণ্ড কোম্পানি ইতি
আফ্ফান ধারি দ্বিটি করিয়া বাটি নিয়মি করি
অর্থায় রাজ মিল্লির কথ্য করিতেন তিনি সেই কথ
মেং জোসিয়া রো সাহেবকে বিক্রয় করিয়াছেন আর
উক্ত সন্মুখক এণ্ড কোম্পানি আফ্ফান ধারি দ্বিটিতে
মিল্লিব সন্মুখকের যে দায় ছিল তাহা গত ৩১ জানে
ওয়ারি তারিখ রহিত হইয়াছে এবং উক্ত তারিখ
পর্যন্ত উক্ত সন্মুখক এণ্ড কোম্পানি আফ্ফান ধারি
দ্বিটির যে কিছু দেনা ও পাওনা আছে তাহা উক্ত
মেং জোসিয়া রো সাহেব পরিসোধ এবং ওয়াসিল
করিবেন

NOTICE.—The Interest and Responsibility of Mr. T. M. GILLANDERS and Mr. W. K. EWART, in our Establishment, ceased yesterday. Mr. PETER EWART and Mr. EDWARD LYON have become partners in our Establishment this day.

GILLANDERS, EWART & CO.

Bombay, 1st May, 1837.

NOTICE.—Mr. WILLIAM KERR EWART is admitted a Partner in our firm from the 1st May.

GILLANDERS, ARBUTHNOT & CO.

Calcutta, 19th May, 1837.

NOTICE.—Mr. THOMAS HOLROYD was admitted a Partner in our Firm on the 1st instant.

R. C. JENKINS, FERGUSON & CO.

Fairlie Place, 13th May, 1837.

NOTICE is hereby given to the Public, that a Letter containing the undermentioned Government Securities, forwarded through the General Post Office, by Narainpersaud and Bullub Dass, on the 4th of March last, to the address of Hurjus Roy Gungaram, of Lucknow, being missing; due notice has been given to the Sub-Treasurer to stop payment of principal and interest of the said Securities to any other person; viz.

Ten Notes, dated 31st Oct. 1831 :

Nos. 1,310 to 1,316 of 1,987, each of 5,000
Sicca Rupees, 5 per Cent Loan—Total
Sicca Rupees 45,000

Interest due on the Sum from 31st Jan. 1837.

One Note, No. 1,319 of 1,987, dated 31st Oct. 1831, for Sicca Rupees 5,000, of 5 per Cent Loan..... 5,000

Interest due from 31st Oct. 1835.

The above Notes are in the names of Narainpersaud and Bullub Dass, and the Interest upon them is made payable at Cawnpore.

THE OFFICE OF GENERAL AGENCY

TO THE

East India Company's Civil & Military Service,

No. 5, LEADENHALL STREET.

Messrs. Dodwell & Miles.

AN OFFICE, or SUBSCRIPTION ROOM of General Agency, for the purpose of granting assistance to OFFICERS in the HON'BLE EAST INDIA COMPANY'S CIVIL AND MILITARY SERVICE, is established at No. 5, Leadenhall Street.

The business of this Office is conducted by Mr. EDWARD DODWELL (late Chief Clerk in the Civil and Military Pay Department at the East India House), and by Mr. JAMES S. MILES (late Assistant to Mr. DODWELL in the above Department, who have quitted the Company's Service, agreeably to the plan of Reduction consequent on the altered circumstances of the Company.

Mr. DODWELL having been thirty years, and Mr. MILES twenty years, in the Office of the Auditor of Indian Accounts, of the Hon. Company's Home Establishment, and thus become conversant with the rules and regulations of the Military and Civil Services, their Office (under the firm of DODWELL and MILES) will be found an easy medium through which annual Subscribers of one pound, may obtain accurate information on the following points.

1. The names of all CIVIL SERVANTS retired on the ANNUITY FUNDS from the three Presidencies, with the dates of admission thereto.

2. The names of the Civil Servants in the receipt of ABSENTEE ALLOWANCE.

3. The names of OFFICERS on the OFF-RECKONING FUNDS at the three Presidencies, with those who stand next in succession to the Off-Reckonings, with amount of PAST SHARES of Off-Reckonings in any one year, from the date of their first institution.

4. FURLOUGH PAY, due to Officers, according to their Certificates received from India.

5. RETIRED PAY, and CIVIL PENSIONS.

6. ALL CASUALTIES, whether Civil or Military, Promotions, Retirements, Removals, Posting to Regiments, and Appointments to Civil Stations in India.

7. REGULATIONS respecting the Bengal, Madras and Bombay Military Funds, with amount of Monthly Stoppages on account thereof.

8. REGULATIONS respecting FAMILY REMITTANCES and the annual amount allowed to be remitted by each Officer and to whom payable in England, according to the Rolls received from India.

9. DISTRIBUTION OF PRIZE PROPERTY.

10. PASSAGES TO INDIA AND THE COLONIES.

11. BAGGAGE SHIPPED AND CLEARED.

12. ADDRESSES OF CIVIL AND MILITARY SERVANTS.

Messrs. DODWELL and MILES will assist through the forms of the Court, WRITERS, CADETS, and ASSISTANT SURGEONS, proceeding to India. They will also supply forms of application, and conduct any correspondence with the Court, connected with the interests of the Company's Civil or Military Servants.

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APPENDIX TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, MAY 27, 1837.

FORT WILLIAM, LEGISLATIVE DEPARTMENT,

THE 15TH MAY, 1837.

The following Draft of a proposed Act was read in Council for the first time on the 15th May 1837 :

ACT No. — OF 1837.

I. It is hereby enacted, that from the day of Regulation XV. 1817, of the Bengal Code, shall be repealed.

II. And it is hereby enacted, that when the Customs Duties fixed to be levied upon Goods Exported by Sea from any Port of the Presidency of Bengal shall be *ad valorem*, such value shall be declared by the Exporter in the manner prescribed by Regulation VI. 1833 of the Bengal Code for Goods Imported into Calcutta by Sea, and the rules and provisions of that Regulation for cases of disputed value (saving and excepting Section IV. thereof which prescribes the levy of duty when the Goods are taken for Government) shall apply and be in force in respect to Goods intended to be Exported by Sea in like manner as for Imported Goods, and the value so to be declared by the Exporter shall include the packages or materials in which the Goods may be packed or contained.

III. And it is hereby enacted, that it shall be lawful for the Governor of the Presidency of Fort William in Bengal, from time to time, by notice in the Official Gazette, to fix a value for any Article liable to *ad valorem* Duty, and that the value so fixed by the Governor of the said Presidency shall, till altered by a similar notice, be taken to be the value of such Article for the purpose of levying Duty on the same.

IV. And it is hereby enacted, that every Master of a Vessel who shall remove from such Vessel or put on board thereof any Goods, or cause or suffer any Goods to be removed thence, or put on board thereof between sun set and sun rise, or on any day when the Custom House is closed for business, without leave in writing obtained from the Collector of Customs, shall be punished with a fine not exceeding 500 Rupees.

V. And it is hereby enacted, that when upon application from the Commander of any Vessel, the Custom House Officer shall be removed from on board thereof, under the provisions to that effect contained in Section XVI. of the Act XIV. of 1836, if the Commander of such Vessel shall, before a Custom House Officer have again been placed in such Vessel, put on board of such Vessel, or cause or suffer to be put on board of such Vessel any Goods whatever, such Commander shall be punished with a fine not exceeding 1,000 Rupees, and the Goods shall be liable to be re-landed for examination at the expense of the Shippers upon requisition to that effect from the Collector of Customs.

VI. And it is hereby enacted, that the Commander of every Vessel who is bound to receive a Custom House Officer on board of such Vessel, shall also be bound to receive on board one servant of such Officer, and to provide such Officer and such servant with suitable shelter and accommodation, and likewise with a due allowance of fresh water if necessary and with the means of cooking on board, and if any Commander of a Vessel shall

willfully disobey the directions contained in this Section he shall be punished with fine not exceeding 500 Rupees.

VII. And it is hereby enacted, that no Cargo Boat laden with Goods intended for Exportation by Sea, shall make fast to or lie alongside of any Vessel unless there shall be on board the Boat, or have been received by the Custom House Officer on board of the Vessel a Custom House Permit or Order for the Shipment of the Goods. And the Goods on board of any Boat that may so lie alongside or be made fast to a Vessel, if such Goods be not covered by a Custom House Pass accompanying them, or previously received by the Customs Officer on board the said Vessel, shall be liable to confiscation.

VIII. And it is hereby enacted, that when Goods shall be sent from on board Ship for the purpose of being landed and passed for Importation there shall be sent with each Boat load or other separate dispatch a Boat-note, specifying the number of Packages, and the marks and numbers or other description thereof, and such Boat-note shall be signed by an Officer of the Vessel and likewise by the Customs Officer that may be on board, and if any Imported Goods be found in a Boat proceeding to land without a Boat-note, or if being accompanied by a Boat-note they be found out of the proper track between the Ship and the Custom House Wharf, or other Wharf or Ghat at which they have been permitted to be landed, the Boat containing such Goods may be detained by any Inspector or by any other Officer of the Preventive Service of the Custom House duly authorized by the Collector of Customs, and unless the cause of deviation be explained to the satisfaction of the Officers of Customs, the Goods shall be liable to confiscation.

IX. And it is hereby enacted, that when Goods shall be brought to be passed through the Custom House either for importation or exportation by Sea, if the packages in which the same may be contained, shall be found not to correspond with the description of them given in the application for passing them through the Custom House, or if the contents thereof be found not to have been correctly described in regard to sort, quality or quantity, or if any Goods not stated in the application be found concealed in or mixed up with the specified Articles, all such packages, with the whole of the Goods contained therein, shall be confiscated.

X. And it is hereby enacted, that if any person after Goods have been landed, and before they have been passed through the Custom House, removes or attempts to remove them with the intention of defrauding the revenue, the Goods shall be liable to confiscation.

XI. And it is hereby enacted, in modification of the Article of Schedule B. of Act No. XIV. of 1836, which provides, that when Sugar or Rum shall be exported on British Bottoms to any British possession, no Duty shall be levied thereupon, and if on foreign Bottoms, a duty of 3 per cent. only shall be levied, that the said exemption from duty and advantage of rate shall not hold or apply to the case of Sugar exported to any British Possession or Settlement on the Continent of India, (including the Port of Bombay), but Duties shall be levied on such Exports in the same manner as

upon Sugar and Rum exported to other places, and the amount of Duties so levied shall be credited in the adjustment of any Import Duty, to which the Sugar so exported from Bengal, may be subject at any place of import within the possessions of the East India Company.

XII. And it is hereby enacted, in modification of Section XVIII. of the Act XIV. of 1836, that when Goods shall be shipped after Port Clearance, if the same be Imported Goods entitled to drawback, such drawback shall be forfeited, but no separate Duty shall be levied thereon.

XIII. And it is hereby enacted, in modification of Section XV. of Act XIV. of 1836, that if Goods landed at the Custom House be not claimed and cleared from the Custom House within three months from the date of entry of the Ship in which such Goods were imported, it shall be competent to the Collector to sell the Goods on account of the duties, freight and other charges incurred and due thereon.

XIV. And it is hereby enacted, that no payment shall be made of drawback upon any Goods exported from any Port of Bengal, unless the export be made within two years from the date of the import in the Custom House Registers, nor unless the claim to receive such drawback be made at the time of exportation, nor unless the amount due thereon, be demanded within one year from the date of entry for shipment in the Custom House Registers.

XV. And it is hereby enacted, that drawback shall not be allowed upon Goods shipped in Dhonies and Native Craft not navigated by Pilots and not having Custom House Officers on board.

XVI. And it is hereby enacted, in modification of Section LI. Regulation IX. of 1810, that the Board of Customs, Salt and Opium shall have power to fix, and from time to time to alter the rates of Wharfage and Godown-rent Charges, and to determine the time for which Goods shall be allowed to remain on the Wharfs or in the Godowns of the Custom House free of charge, while the Goods are being passed for import or export by Sea.

XVII. And it is hereby enacted, that it shall be lawful for the Collector of Customs, whenever he shall see fit to require that Goods brought by Sea, and stowed in bulk, shall be weighed on board ship before being sent to land and to levy Duty according to the result of such weighing.

XVIII. And it is hereby enacted, that whoever shall intentionally offer any obstruction to the weighing directed by the preceding Section shall be punished with a fine not exceeding 500 Rs.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 27th day of June next.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 15TH MAY, 1837.

The following Draft of a proposed Act was read in Council for the first time on the 15th May, 1837.

ACT No. — of 1837.

I. It is hereby enacted, that from the day of in every case in which any person is now required by any Regulation of any Presidency or by any Act of the Indian Government to make Oath to the truth of any Statement made to any Collector of Sea or Land Customs or of Town Duties, a written Declaration subscribed by that person to the same effect with the Oath which that person is now required to make, shall be received by such Collector of Customs instead of such Oath.

II. And it is hereby enacted, that whoever in any written Declaration made and subscribed under the authority of this Act instead of an Oath, shall knowingly state an untruth, shall be punished on conviction before a Magistrate with imprisonment for a term not exceeding one year or fine or both.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first Meeting of the Legislative Council of India after the 27th day of June next.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 15TH MAY, 1837.

Resolution.—The Governor General of India in Council, having taken into consideration the recommendations, and Drafts of Acts, relative to the future regulation of the Post and Baggy Conveyances in India, which have been submitted to him by the Committee assembled in Calcutta for the investigation of this subject, has resolved to publish for general information the subjoined Draft of Rules as appearing to him, upon mature deliberation, to be the best suited to introduce a just principle of uniformity in this branch of the Administration in the several Presidencies, and to reconcile, generally, a due attention to the convenience of the Public, with a regard for the Financial interests of the Government.

2. The effect of the proposed enactment, in its main provisions, will be to do away with the entire division which has hitherto existed between the Post Office Rules and Establishments of the different Presidencies;—to equalize the rates of Letter Postage, by raising, in some degree, those of Bengal, and reducing those of Madras, and, in a still greater degree, those of Bombay;—to diminish to some considerable extent, the Newspaper Postage of all the Presidencies, especially for extreme distances, at which the high existing rates of Postage are found to bear with excessive, and, in many cases, prohibitory pressure upon circulation; to allow letters to be sent bearing Postage, as well as post-paid, and to revise the scale of Ship Letter Postage, which has hitherto been levied in a manner inconvenient to the public, and in an undue proportion to the service performed by the Post Office.

3. It is not necessary to recapitulate in this Resolution the detailed Rules for amending, and aiding, the practice of the Department, and for the more effectual control of its Officers. It had been the intention of the Government, that the revenue at present derived from the Post Office, but little exceeding its expenses, should not be diminished by any new arrangement of rates; but though it has been found necessary to submit to some loss of public income, more particularly in the first consideration of a proper scale of Ship Letter Postage, in all other cases it may be confidently hoped that an ample compensation will, at no distant period, be obtained, in an improved circulation of intelligence and correspondence; and, in this confidence, the Governor General in Council will only further record his wish to extend, as far as may be consistent with prudent administration, the advantages given to the community by this Department.

4. It has been deemed necessary also, with a view to secure the full advantages to the Government and the public contemplated in this Act, to declare the exclusive power of conveying letters by post for hire to be vested in Government, but it is not the intention of the Governor General in Council to act extensively on the power given him for the suppression of private Dawks, and he will feel disposed to grant licenses generally to existing private Dawks where sufficient cause for the indulgence may be shown. The period of two months has been granted for all parties who may entertain objections to the proposed Draft to state such objections, and a further period of three months has been allowed for the Proprietors of any Private Dawks that may now exist to apply for licenses for the continuance of such Private Dawks.

The following Draft of a proposed Act is accordingly notified for general information, and that the said Draft be brought up for reconsideration at the first meeting of the Legislative Council of India which may be held after the 16th day of July next.

ACT No. — of 1837.

I. It is hereby enacted, that from the day of Regulation XI. of 1830 of the Bombay Code, shall be repealed.

II. And it is hereby enacted, that after the expiration of three months from the passing of this Act, the exclusive right of conveying letters by post for hire from place to place within the Territories of the East India Company, shall be in the Governor General of India in Council.

III. Provided always, that it shall be competent to the said Governor General of India in Council, and to any authority thereunto empowered by the said Governor General in Council, to grant to any person or persons a license permitting such person or persons to convey letters by post for hire from place to place within the said Territories, and that it shall be lawful for any person or persons having such a license to convey letters in conformity with the terms of such license.

IV. And it is hereby enacted, that it shall be lawful for the said Governor General in Council, and for any authority which may have granted any such license as is described in the preceding Section, to revoke such license at pleasure.

V. And it is hereby enacted, that whoever otherwise than under the authority of the said Governor General in Council, or in conformity with the terms of such a license as is aforesaid, knowingly conveys any letter by post for hire from place to place within the said Territories, or receives any letter or packet of letters, in order to such conveyance, or delivers any letter according to its direction knowing the same to have been so conveyed, or is accessory to such conveyance, receipt or delivery, shall be punished with fine not exceeding 50 Rs. for every letter so conveyed, received or delivered.

VI. And it is hereby enacted that inland postage duties shall be levied on the conveyance of letters and packets by the Government Post at the rates set forth in the Schedule marked A. which is annexed to this Act, and that the full postage shall be paid either on receipt or on delivery at the option of the sender, and that, if the thing conveyed be transferred from a Post Office in one Presidency to a Post Office in another Presidency, no additional charge shall be made on account of such transfer.

VII. And it is hereby enacted, that when there is a banghy established on a line of road, no person shall be entitled to demand that any letter or packet exceeding 12 tolas in weight shall be conveyed by the letter post on that line of road.

VIII. And it is hereby enacted that, when there is no banghy established on a line of road, letters and packets exceeding 12 tolas in weight, and not exceeding 40 tolas in weight, shall be conveyed on that line of road by the letter post, and every such letter or packet shall be charged with the postage of a letter or packet of the same description of twelve tolas weight sent by letter post.

IX. And it is hereby enacted, that no packet of the description mentioned in Table 2 of Schedule A. shall contain any writing whatever other than writing which is necessarily part of the documents which such packet is stated to contain, by attestation on the cover of such packet, and that whoever shall send any such packet by the Government Post, knowing that it contains any writing not necessarily part of the documents which such packet is stated to contain by attestation on the cover, shall be punished with a fine of Fifty Rupees.

X. And it is hereby enacted, that no packet of the description mentioned in Table 3 of Schedule A. shall contain any writing whatever, except the direction on the cover, and that whoever shall send any such packet by the Government post, knowing that it contains any writing other than the direction on the cover, shall be punished with a fine of Fifty Rupees.

XI. And it is hereby enacted, that proof sheets marked as such may be sent by letter post at the rates set forth in Table 3 of Schedule A. provided they be brought to the Dispatching Office open, and be sealed in presence of the person in charge of such Office.

XII. And it is hereby enacted, that the said Governor General in Council shall frame a scale of distances as nearly as practicable according to the distance by the nearest road between Post Office Stations, and that the rates of inland postage shall be calculated according to this scale.

XIII. And it is hereby enacted, that Steam Postage, according to such rates as may from time to time be fixed by the Governor General in Council, shall be levied on all letters and packets sent or received by any Government Steamer, and that such Steam Postage shall be in excess of any inland postage to which such letters or packets may be liable.

XIV. And it is hereby enacted, that Ship Postage, according to the rates fixed in Schedule B, annexed to this Act, shall be levied on all letters or packets sent or received by Sea through any Government Post Office, and not liable to Steam Postage.

XV. And it is hereby enacted, that when any Vessel arrives by sea at any place within the said Territories, at which there is a Government Post Office, the Commander of such Vessel shall, as speedily as possible, cause every letter and packet on board of such Vessel which is directed to that place, and which was not specially entrusted for separate delivery, to be delivered either at the Post Office or to some Officer of the Post Office authorised to receive the same; and that if there be on board any letter or packet directed to any other place, and not specially entrusted for separate delivery, the said Commander shall, as speedily as possible, report the same to the Post Master General or Post Master of the place at which he has arrived, and shall, act according to such directions as he may receive from such Post Master General or Post Master; and that the receipt of such Post Master General or Post Master shall discharge such Commander of all responsibility in respect of such letter or packet.

XVI. And it is hereby enacted, that every Commander of a Vessel who shall wilfully disobey any of the directions contained in the preceding Section shall be punished with fine not exceeding 1,000 Rupees.

XVII. And it is hereby enacted, that for every letter or packet delivered by a Commander of a Ship, in conformity with the directions of Section XV. of this Act, the Officer in charge of the Post Office shall pay to the said Commander the sum of One Anna.

XVIII. And it is hereby enacted, that whenever any letter or packet is transhipped for transmission to any other place within the said Territories the Commander of the Vessel, which originally brought such letter or packet shall be entitled to receive One Anna for every such letter or packet, and that the Commander of the Vessel into which the letter or packet is transhipped, shall be entitled to receive Half an Anna from the person in charge of the Post Office at the place of delivery, provided that the said last mentioned Commander delivers the same in conformity with the directions contained in Section XV. of this Act.

XIX. Provided always, that no payment shall be made to the Commander of any Vessel on account of the delivery of any letter or packet unless the claim of such Commander shall be preferred before the Vessel leaves the place at which the letter or packet was delivered, or before the expiration of three months from the date of the arrival of the packet at the place of ultimate delivery.

XX. And it is hereby enacted, that the Commander of every Vessel leaving any place in the said Territories by Sea, shall receive on board of such his Vessel every letter and packet which he shall be required to receive by any Officer of the Post Office and shall sign a receipt for such letters and packets; and that every Commander of a Vessel who shall wilfully disobey any direction of this Clause shall be punished with a fine not exceeding 1,000 Rupees.

XXI. And it is hereby enacted, that whenever any letter or packet, the postage of which has not been paid, shall be delivered by any person employed by the Post Office, the person to whom it is delivered shall not be bound to pay the postage if he returns the letter or packet unopened, but if he opens the same he shall be bound to pay the postage due thereon; provided always, that if the letter or packet shall appear to have been maliciously sent for the purpose of annoying the person to whom it is directed, the Post Master General or Post Master of the Office, from which the delivery took place, shall remit the said postage.

XXII. And it is hereby enacted, that every letter or packet which is rejected unopened by the person to whom it is directed shall be returned by post to the sender, and that the said sender shall be bound to pay the return postage thereon unless direct postage has already been paid thereon.

XXIII. And it is hereby enacted, that whenever any letter or packet, the sender of which is unknown, shall be rejected unopened by the person to whom it is directed, such letter or packet shall be opened by the Officer in charge of the Post Office from which such letter or packet was delivered to that person.

XXIV. And it is hereby enacted, that if any person shall refuse to pay any postage which he is legally bound to pay for any letter or packet, it shall be lawful for the Officer in charge of the Post Office, from which such letter or packet was delivered to withhold from the person so refusing till such postage be paid, any letter directed to that person upon which postage has not been paid by the sender.

XXV. And it is hereby enacted, that all letters and packets which have remained three months unclaimed at any Post Office shall be transmitted to the General Post Office of the Presidency.

XXVI. And it is hereby enacted, that, at intervals not exceeding three months, lists of all unclaimed letters and packets which are in the General Post Office of any Presidency, shall be published in the Official Gazette of that Presidency.

XXVII. And it is hereby enacted, that every letter and packet which may have remained eighteen months unclaimed in the General Post Office of any Presidency, shall be opened by the Post Master General of that Presidency, and that all valuable property which such letter or packet may contain shall be paid into the Government Treasury for the benefit of any party who may have a right thereto, and that when twelve months shall have elapsed after the opening of such unclaimed letter or packet, it shall be lawful for the said Post Master General, if such letter or packet still continues to be unclaimed, to destroy the same.

XXVIII. And it is hereby enacted, that the privilege of sending and receiving all letters and packets by letter post, free of postage, and of sending and receiving letters and packets by banghy on the public service free of postage, shall be allowed to the persons hereinafter mentioned, viz.

His Majesty's Principal Secretaries of State.
President and Secretaries of the Board of Control.
The Chairman, Deputy Chairman and Directors of the East India Company.

Secretary, Deputy Secretary and Assistant Secretary at the India House.

The Governor General.
The Governors of Bengal, Madras and Bombay.
The Governor of Ceylon.
The Lieutenant Governor of the North Western Provinces.

The Chief Justices of Bengal, Madras and Bombay.

The Bishops of Calcutta, Madras and Bombay.

The Members of the Supreme Council.

The Members of Council of Madras and Bombay.

The Puisne Judges of the Supreme Courts of Bengal, Madras and Bombay.

The Recorder of Prince of Wales' Island, Singapore and Malacca.

The Commander in Chief of His Majesty's Naval Forces.

The Commander in Chief of the Army in India.

The Commanders in Chief of the Army at Madras and Bombay.

And that the letters and packets sent by any of the persons aforesaid shall be franked in such manner as may be directed by the Governor General of India in Council.

XXIX. And it is hereby enacted, that it shall be competent to the said Governor General of India in Council, by an order in Council, to grant to any person or body of persons the privilege of sending or receiving letters or packets either by letter post

or banghy free of postage on such conditions and under such rules as the said Governor General in Council may direct.

XXX. And it is hereby enacted, that if any Post Master General or Post Master shall suspect that any letter or packet lying for delivery at his Post Office contains any contraband article or any article on which duty is owing to Government, or that any letter or packet lying for delivery at that Post Office contains any writing in contravention of the provisions of Sections IX. and X. of this Act, it shall be lawful for such officer to summon the person to whom the letter or packet is directed, to attend at that Post Office by himself or Agent within forty eight hours after the arrival of the letter or packet at that Post Office, and to open the letter or packet in the presence of the person to whom the letter or packet is directed, or of that person's Agent; and if that person shall not so attend by himself or Agent, then to open the letter or packet in the absence of that person.

XXXI. And it is hereby enacted, that the Government shall not be responsible for any loss or damage which may occur in respect of any thing entrusted to the Post Office for conveyance, and that no person employed by the Government in the Post Office Department shall be responsible for any such loss or damage unless that person had caused such loss or damage maliciously or fraudulently.

XXXII. And it is hereby enacted, that all fines incurred under any of the preceding provisions of this Act may be levied on conviction before any Magistrate or Justice of the Peace, or before any person exercising the powers of a Magistrate; provided always that no person not a Post Master General or Post Master shall be competent to institute any prosecution for any violation of any of the preceding provisions of this Act.

XXXIII. And it is hereby enacted, that whoever being in the employ of the Government in the Post Office Department, or being in the employ of any person or persons who may contract with the Government to convey letters or packets by Post for hire, shall fraudulently appropriate any letter or packet which may have been entrusted to him, or any thing contained in any such letter or packet, or shall open any such letter or packet, or any Banghy box, with the intention of fraudulently appropriating any thing therein contained, shall be punished with imprisonment with or without hard labor for a term not exceeding seven years, and shall also be liable to fine.

XXXIV. And it is hereby enacted, that whoever being in such employ as is described in the last Section, and being entrusted to receive money for postage duty, shall fraudulently appropriate the same, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXV. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. shall fraudulently put any wrong mark on any letter or packet, or shall fraudulently alter or cause to disappear any mark which is on any letter or packet, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXVI. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. and being entrusted with the preparing or keeping of any document, shall, with a fraudulent intention, prepare that document incorrectly, or alter that document, or secrete or destroy that document, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

XXXVII. And it is hereby enacted, that whoever being in such employ as is described in Section XXXIII. puts any letter or packet into the Wallets of the Post Office, intending thereby to defraud the Government of the postage duty on such letter or packet, shall be punished, on conviction before a Magistrate, with imprisonment with or without hard labor for a term not exceeding two years, and shall also be liable to fine.

Schedule A of Postage Duties on Letters, Parcels, Newspapers, &c. and of Banghy Postage.

1. Letters.

Miles.	SINGLE.	DOUBLE.
	Not exceeding One Tola.	Exceeding One Tola and not exceeding Two Tolas.
20	Annas. 1	Rupess. 0 Annas. 2
50	2	0 6
100	3	0 6
150	4	0 8
200	5	0 10
250	6	0 12
300	7	0 14
400	8	1 1
500	9	1 1
600	10	1 1
700	11	1 1
800	12	1 1
900	13	1 1
1,000	14	1 1
1,200	15	1 1
1,400	1 Rupee	2 0

And upwards—Single Postage being added for each additional Tola.

2. Law Papers, Accounts and Vouchers attested as such with the full signature of the Sender.

Miles.	SINGLE.	DOUBLE.
	Not exceeding 3½ Tolas.	Exceeding 3½ Tolas and not exceeding 6 Tolas.
20	Annas. 1	Rupess. 0 Annas. 2
50	2	0 4
100	3	0 6
150	4	0 8
200	5	0 10
250	6	0 12
300	7	0 14
400	8	1 0
500	9	1 0
600	10	1 2
700	11	1 4
800	12	1 6
900	13	1 8
1,000	14	1 10
1,200	15	1 12
1,400	1 Rupee	2 0

And upwards—Single Postage being added for every 3 additional Tolas.

3.

Newspapers, Pamphlets and other printed or engraved Papers, packed in short covers open at each end.

DISTANCE.	Newspapers, Pamphlets, &c., printed in India.		Imported Newspapers, Pamphlets, &c.	
	Not exceeding 1½ Tolas.	Exceeding 1½ Tolas and not exceeding 2½ Tolas.	Not exceeding 6 Tolas.	Exceeding 6 Tolas and not exceeding 12 Tolas.
Not exceeding 20 miles, 400 miles.	Annas. 1	Annas. 3	Annas. 1	Annas. 2
" " 400 miles.	2	4	2	4
Above 400 miles.	3	6	3	6

Single Postage being added for every additional 3 Tolas.

4.

Parcels sent by the Public Banghy not exceeding 600 Tolas in weight, nor 15 Inches long by 12 deep and 12 broad, or 2160 Cubic Inches in size.

Distance.	WEIGHT.											
	50	100	150	200	250	300	350	400	450	500	550	600
Not exceeding Miles.	Rs. As. 0 6	Rs. As. 1 2	Rs. As. 1 11	Rs. As. 2 1	Rs. As. 2 14	Rs. As. 3 3	Rs. As. 3 10	Rs. As. 4 3	Rs. As. 4 11	Rs. As. 5 4	Rs. As. 5 11	Rs. As. 6 4
50	0 6	1 2	1 11	2 1	2 14	3 3	3 10	4 3	4 11	5 4	5 11	6 4
100	0 9	1 5	1 14	2 4	2 17	3 6	3 13	4 6	4 14	5 7	5 14	6 7
150	0 12	1 8	1 17	2 7	2 20	3 9	3 16	4 9	4 17	5 10	5 17	6 10
200	0 15	1 11	2 0	2 10	2 23	3 12	3 19	4 12	4 20	5 13	5 20	6 13
250	1 2	1 14	2 3	2 13	2 26	3 15	3 22	4 15	4 23	5 16	5 23	6 16
300	1 5	1 17	2 6	2 16	2 29	3 18	3 25	4 18	4 26	5 19	5 26	6 19
350	1 8	2 0	2 9	2 19	3 0	3 21	3 28	4 21	4 29	5 22	5 29	6 22
400	1 11	2 3	2 12	2 22	3 3	3 24	3 31	4 24	4 32	5 25	5 32	6 25
450	1 14	2 6	2 15	2 25	3 6	3 27	3 34	4 27	4 35	5 28	5 35	6 28
500	1 17	2 9	2 18	2 28	3 9	3 30	3 37	4 30	4 38	5 31	5 38	6 31
550	2 0	2 12	2 21	2 31	3 12	3 33	3 40	4 33	4 41	5 34	5 41	6 34
600	2 3	2 15	2 24	2 34	3 15	3 36	3 43	4 36	4 44	5 37	5 44	6 37
650	2 6	2 18	2 27	2 37	3 18	3 39	3 46	4 39	4 47	5 40	5 47	6 40
700	2 9	2 21	2 30	2 40	3 21	3 42	3 49	4 42	4 50	5 43	5 50	6 43
750	2 12	2 24	2 33	2 43	3 24	3 45	3 52	4 45	4 53	5 46	5 53	6 46
800	2 15	2 27	2 36	2 46	3 27	3 48	3 55	4 48	4 56	5 49	5 56	6 49
850	2 18	2 30	2 39	2 49	3 30	3 51	3 58	4 51	4 59	5 52	5 59	6 52
900	2 21	2 33	2 42	2 52	3 33	3 54	4 01	4 54	5 02	5 55	6 02	6 55
950	2 24	2 36	2 45	2 55	3 36	3 57	4 04	4 57	5 05	5 58	6 05	6 58
1,000	2 27	2 39	2 48	2 58	3 39	4 00	4 07	5 00	5 08	6 01	6 08	6 58
1,050	2 30	2 42	2 51	3 01	3 42	4 03	4 10	5 03	5 11	6 04	6 11	6 58
1,100	2 33	2 45	2 54	3 04	3 45	4 06	4 13	5 06	5 14	6 07	6 14	6 58
1,150	2 36	2 48	2 57	3 07	3 48	4 09	4 16	5 09	5 17	6 10	6 17	6 58
1,200	2 39	2 51	3 00	3 10	3 51	4 12	4 19	5 12	5 20	6 13	6 20	6 58
1,250	2 42	2 54	3 03	3 13	3 54	4 15	4 22	5 15	5 23	6 16	6 23	6 58
1,300	2 45	2 57	3 06	3 16	3 57	4 18	4 25	5 18	5 26	6 19	6 26	6 58
1,350	2 48	2 60	3 09	3 19	4 00	4 21	4 28	5 21	5 29	6 22	6 29	6 58
1,400	2 51	2 63	3 12	3 22	4 03	4 24	4 31	5 24	5 32	6 25	6 32	6 58
and upwards.	3 0	3 6	3 9	3 12	3 15	3 18	3 21	3 24	3 27	3 30	3 33	3 36

5.

Books, Pamphlets, Packets of Newspapers and any written, printed or engraved Papers sent by the Public Banghy, not exceeding 40 Tolas in Weight and packed in short covers open at each end.

Not exceeding Miles.	Not exceeding 20 Tolas.	Exceeding 20 Tolas and not exceeding 40 Tolas.
100	Annas. 2	Rupess. 0 Annas. 4
200	3	0 6
300	4	0 8
400	5	0 10
500	6	0 12
600	7	0 14
700	8	1 0
800	9	1 2
900	10	1 4
1,000	11	1 6
1,100	12	1 8
1,200	13	1 10
1,300	14	1 12
1,400	15	1 14
Upwards.	1 Rupee.	2 0

B.

Ship Postage to be lent in addition to Land Postage on letters received or sent by Sea.

LETTERS.	Newspapers, Pamphlets and other printed Papers packed in short covers open at each end.		Parcels not exceeding 500 Tolas Weight.
	Outward.	Inward.	
Not exceeding 50 Tolas.	Annas. 2	Annas. 1	Not exceeding 100 Tolas Weight.
Exceeding 50 Tolas.	Annas. 3	Annas. 2	Two Annas being added for every additional 100 Tolas up to 300 Tolas, beyond which no Parcel will be received.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, MAY 27, 1837.

FORT WILLIAM,
GENERAL DEPARTMENT, 26TH JUNE 1832.

ALL Public Officers of Government sending Advertisements to the Calcutta Gazette for publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,
FINANCIAL DEPARTMENT, 15TH JUNE, 1836.

Notice is hereby given, that under instructions just received from the Honorable Court of Directors, the following Terms and Conditions for making Advances upon the Goods and Merchandise of Individuals intended for Consignment to England re-payable to the Court of Directors of the East India Company, have been substituted for those contained in the Advertisement of this Department, dated the 27th October 1834.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve: and that they be subject to the Control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each consignment, the value of which is to be ascertained by the Officers of the Indian Governments, or Authorized Agents of the East India Company, an Advance not exceeding two-thirds of such ascertained value will be made.

3d.—For re-payment of the Advance, Bills of Exchange to be drawn in triplicate, at six months sight, at the rate of—

s. d.

Per Company's Rupee for Advances made at.....	Bengal.
Ditto.....	Madras.
Ditto.....	Bombay.
Per Spanish Dollar, Ditto.....	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including

Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England.

9th.—It is expected that Parties or their Agents will cause the Goods to be insured from fire, such Insurance to take effect from the date of the termination of the Sea risk: as the East India Company will not undertake to effect any Insurance upon them.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payment of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. PRINSEP, Secy. to Govt. of India.

FORT WILLIAM,

FINANCIAL DEPARTMENT, 10TH APRIL, 1837.

Notice is hereby given, that the Board of Customs, Salt and Opium at Calcutta, have been authorized to accept tenders for advances to be made upon Bills drawn on London and secured in the manner described and provided in the Advertisement of this Department, dated the 15th June 1836, at the rate of exchange of (2s. 2d.) two shillings and two pence for the Company's Rupee. Orders for the amount advanced will be issued by the Board payable at the General Treasury at Calcutta, twenty days after sight.

Published by Order of the Right Hon'ble the Governor of Bengal,

H. T. PRINSEP, *Secy. to the Govt. of India.*

No. 395.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

THE 17TH MAY, 1837.

The following Resolution, passed by the Right Hon'ble the Governor General of India in Council, is published for general information:

Resolution.—The Right Hon'ble the Governor General of India in Council remarks that the principle of the Rule recently established for Bengal, under which the Salary of Officers deputed to other Stations of the same Presidency will be Audited payable at the place where they may be employed, applies equally to the case of Officers of one Presidency employed temporarily, either under the Supreme Government or in another Presidency, without vacating the substantive Office to which they are attached under their own Presidency,—but the Rule cannot be established in the same form, because the Auditor of one Presidency cannot Audit Salary Bills and adjust the fund deductions, &c. of another. In order to give to Servants in this predicament the same advantage of drawing all their Allowances at the place where they may be employed, the Right Hon'ble the Governor General of India in Council determines that the following Rule shall be established. Whenever a Servant attached to one Presidency shall obtain temporary employment under another Presidency, and shall desire to draw the Allowances of his substantive Office at the place or in the Presidency to which he has been deputed, he shall apply to the Government of his Presidency for an order to the Civil Auditor to grant him a Certificate of the amount Salary less deductions to which he is entitled, and the Civil Auditor of the Presidency in which he is doing duty, shall, on the strength of that Certificate, pass to him a monthly sum on account, as the Civil pay of the other Presidency, the amount so passed to be made payable at the Treasury of the place where the Officer is employed, upon duplicate or triplicate receipts, and to be adjusted in account by the Accountant or Accountant General of the Presidency as a remittance to the debit of the Presidency on account of which it is paid. With respect to Divisions of the same Presidency as the Collectors of one Division are in the habit of granting Bills on those of the other which are adjusted thro' the two Offices of Account, the Governor General of India in Council adopting the suggestion of the Accountant General, determines that when an Officer of the North Western Provinces may be deputed to officiate within those under the Governor of Bengal or vice versa, the Salary Bill of his substantive Office being transmitted for Audit to the Auditor of the proper Division, shall by him be forwarded to the Collector of the District where it is ordinarily payable, and that Officer shall, if it be duly receipted, issue and transmit to the Officer a Bill for the amount as per Audit payable to the individual at the Treasury of the place where he may be employed on duty, such Bills to be granted at par without any charge of Hoondcan.

H. T. PRINSEP,

Secy. to the Govt. of India.

No. 63.

FORT WILLIAM,

GENERAL DEPARTMENT, 10TH MAY, 1837.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments for May, instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Thursday, the 15th proximo.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. PRINSEP, *Secy. to Govt.*

FORT WILLIAM,

MILITARY DEPARTMENT, 15TH MAY, 1837.

Notice is hereby given, that the Pay, Batta, and other Allowances for May 1837, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Saturday, the 10th proximo.

By Order of the Right Hon'ble the Governor General of India in Council,

WM. CASEMENT, *Col.*

Secy. to the Govt. of India Mil. Dept.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

THE 22D MAY, 1837.

Resolution.—The Governor General in Council having had under his consideration the present state of the Administration of Affairs in the Settlements of Prince of Wales' Island, Singapore and Malacca, his attention has been particularly directed to the condition of the landed proprietors, and to the tenures by which lands are held in those Settlements. The Regulation which prescribes the mode of authenticating titles in one of the Settlements has been declared by the Recorder's Court to be invalid. The validity of other Regulations on the same subject is considered by high Authority as questionable,—and whether these Regulations be valid or not, it is certain that many persons who have a fair claim to landed property within those Settlements, would be unable to make out a legal title to that property.

The Governor General in Council has reason to believe that many Estates in those Settlements have been acquired under circumstances which though they might not be considered by a Court of Law as sufficient to create a right of property, give the holders a strong claim on the justice of the Government, and he is satisfied that no advantage which could be obtained by rigidly enforcing the claims of the State against such persons, would compensate for the evils which would be the effect of such a course of policy.

The Governor General in Council has therefore determined to avoid taking any measure which can possibly shake the security of property, or diminish the confidence which is reposed in the public faith. He has determined to put an end to all disputes respecting the legality of the existing Regulations which relate to this subject by repealing those Regulations. He has determined to confirm by an Act of unquestionable legality all the rights which those Regulations bestowed on individuals. He has determined to institute an inquiry into claims to which the provisions of the existing Regulations do not extend for the purpose of giving validity to all which appear to be well grounded, and at the same time of enforcing the rights of the State in cases only in which they may have been wilfully or fraudulently infringed.

It is the intention of the Governor General in Council that this inquiry shall be conducted in an impartial and liberal manner. It is not the wish of Government to scrutinize in a litigious spirit the claims which may be brought forward or consider itself as placed in the situation of an adverse party with regard to any person who occupies land under any pledge express or implied on the part of the State. The Commissioner by whom the inquiry is to be conducted will be placed under the authority of the Government of Bengal, and that Government will be requested to give directions for making public the instructions which the Commissioner may receive for his guidance in the determination of questions affecting the rights of the Government, or of individuals in Land.

With these views the Governor General in Council has passed the following Act.

ACT No. X. OF 1837.

I. It is hereby enacted, that from the date of the passing of this Act, Regulations I. and IX. of 1830, passed by the Governor in Council of Prince of Wales' Island, Singapore and Malacca, and likewise Regulation L. of 1831, passed by the Vice President in Council, shall be repealed.

II. And it is hereby enacted, that it shall be lawful for the Governor General of India in Council to appoint one or more Commissioners for the purpose of inquiring into, and deciding upon, claims to hold lands within any of the Settlements of Prince of Wales' Island, Singapore and Malacca, whether the said claims be founded on grants or titles registered in conformity with the Provisions of any of the Regulations repealed by the foregoing Clause or not; provided nevertheless that every person holding land in any of the Settlements aforesaid, under a grant or title registered in conformity with the provisions of the said Regulations, shall be entitled to hold such land for such terms and on such conditions as are specified in such grant or title.

III. And it is hereby enacted, that on the arrival of any such Commissioner in any of the said Settlements, it shall be lawful for such Commissioner to require that all claims and applications to hold lands in that Settlement, which may be pending before the Resident Councillor, Collector or Superintendent of Land Revenue, shall be transferred to the said Commissioner, to be dealt with by him according to the powers vested in him by authority of this Act.

IV. And it is hereby enacted, that it shall be lawful for any such Commissioner whenever he may be within any of the said Settlements, to cause a survey or measurement to be made of any lands within that Settlement, in such manner as he may deem proper, and to require by a summons under his hand any person resident within that Settlement to attend before him and to produce any document relating to the right to any land or interest in land within that Settlement, and it shall further be competent to the said Commissioner to examine any such person upon Oath touching the right to any such land or interest in such land.

V. And it is hereby enacted, that whenever any such Commissioner being within any of the said Settlements, shall in prosecution of the duties assigned to him by this Act discover that any person owning, or occupying lands within that Settlement under any grant or title registered in conformity with any of the Regulations repealed by Section I, shall be in possession of more land than is specified in such grant or title, it shall be competent to the Commissioner aforesaid to declare the land so held in excess to be liable to separate assessment.

VI. And it is hereby enacted, that if any person shall hold or occupy land within any of the Settlements aforesaid, by a grant or title which shall not have been registered in conformity with the provisions of any of the Regulations repealed by this Act, and such person shall prefer a claim to hold or occupy the same, or if such claim shall arise out of any proceeding or inquiry held by the Commissioner under this Act, it shall be competent to the said Commissioner to investigate the claim, and in every case in which the said Commissioner shall be of opinion, that the claim is a fair one, the said Commissioner shall make a decree assigning the land to which there may be such fair claim to the party who has such fair claim on such conditions, and for such term as may be prescribed under the Rules laid down for the guidance of the said Commissioner, and such decree shall constitute a good title as against the Government to the land therein assigned on the conditions and for the term therein specified.

VII. And it is hereby enacted, that whenever the Commissioner aforesaid under the power vested in him by Section IV. of this Act, shall require the attendance of any person or the production of any document by any person, he shall cause such person to be served with a notice under the hand of the said Commissioner, stating the purpose for which the attendance of such person is required, the documents (if any) which such person is to bring with him, and the period within which such person is to

attend, and if such person cannot himself be found, the notice shall be affixed at his usual place of residence.

VIII. And it is hereby enacted, that if any person shall wilfully omit to obey any lawful Summons to attend before the said Commissioner or to produce any document which he is required by the said Commissioner in the exercise of the lawful powers of the said Commissioner to produce, or to answer any lawful question put by the said Commissioner, it shall be competent to the said Commissioner to impose upon the person so wilfully omitting, for every such wilful omission, a fine not exceeding 50 Rs, commutable if not paid, to imprisonment by order of the Commissioner in the Civil Jail for a period not exceeding one month.

IX. And it is hereby enacted, that whoever shall forcibly resist or cause to be resisted any such Commissioner or any person employed by such Commissioner, in the performance of any thing which such Commissioner is by this Act authorized to perform, or to cause to be performed, shall on conviction before a Magistrate, be punished with imprisonment for a term not exceeding one year, or fine, or both, in addition to any punishment to which such offender may be liable by reason of any other offence committed in the course of such resistance.

X. And it is hereby enacted, that whoever being under examination before any such Commissioner either on oath or on a declaration received instead of an oath, knowingly and deliberately affirms that to be true which he knows to be false, touching any point material to the question which the Commissioner is investigating, shall be taken to be guilty of perjury and be dealt with accordingly.

XI. And it is hereby enacted, that all Orders and Decrees passed by any such Commissioner by which the possession of any land within any of the Settlements aforesaid shall be altered or affected, shall be final.

XII. Provided always, that if any party objects to any Decree or Order of the said Commissioner on the ground that such Decree or Order deprives that party of a legal right to land or to some interest in land, it shall be lawful for that party at any time within six weeks after the making of such Decree or Order, to move the Court of Judicature of Prince of Wales' Island, Singapore and Malacca, to quash such Decree or Order, which Court shall try the question whether such Decree or Order be or be not inconsistent with any legal right of the party moving, and if the said Court shall decide that such Decree or Order is inconsistent with any such legal right, the Decree or Order of the Commissioner shall be quashed by the said Court and shall be of no effect.

XIII. And it is hereby enacted, that the said Court of Judicature shall not decide whether a Decree or Order of any such Commissioner shall or shall not be quashed except when the Recorder is sitting in the said Court if there be at that time a Recorder.

XIV. And it is hereby enacted, that no Decree or Order of any such Commissioner shall be executed until six weeks shall have elapsed from the date of such Decree or Order. And it is further hereby enacted, that if any application shall be made to the said Court of Judicature as provided for in Section XII. of this Act, in that case the Decree or Order with respect to which such application is made, shall not be executed until such application shall be finally disposed of by the said Court.

XV. And it is hereby enacted, that if no such application to the Recorder's Court as aforesaid, shall be made within the period fixed in Section XII. of this Act, the said Commissioner shall proceed to execute the Order or Decree passed by him in the same manner as the decrees of the Recorder's Court are executed; and all Sheriffs, Magistrates, Constables, and other public Officers, are hereby enjoined and required to be aiding and assisting in the execution of the same.

XVI. And it is hereby enacted, that every Commissioner appointed under this Act, shall be guided in the performance of the duties confided to him under the provisions of this Act by such instructions as he shall from time to time receive from the Governor of Bengal.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

No. 112.

ORDERS BY THE RIGHT HON'BLE THE GOVERNOR
OF BENGAL.FORT WILLIAM,
GENERAL DEPARTMENT,
THE 24TH MAY, 1837.

Mr. A. Seance, of the Civil Service, reported his return to the Presidency from England on board the Ship "Hibernia," which Ship passed Kedgeroe on the 16th instant.

Mr. Nathaniel Smith, of the Civil Service, reported his return to the Presidency from England via Bombay, on the 18th instant. Mr. Smith's return is to be dated from the day of his reaching the Frontier of the Bengal Presidency.

Mr. F. E. Read, of the Civil Service, reported his return from Sea on the 23d instant.

Mr. J. P. Ward has been permitted to resign the Hon'ble Company's Civil Service from the 1st instant.

Mr. G. A. Bushby, of the Civil Service, having been permitted to visit the Cape of Good Hope, embarked on board the Ship "La Belle Alliance," which Vessel was left by the Pilot at Sea on the 17th instant.

H. T. PRINSEP, *Secy. to Govt.*

ECCLESIASTICAL DEPARTMENT.

Leave for one month, from the 20th instant, has been granted to the Reverend Richard Arnold, District Chaplain at Cuttack, by the Right Reverend the Lord Bishop of Calcutta.

H. T. PRINSEP, *Secy. to Govt.*

(No. 983.)

ORDERS BY THE RIGHT HON'BLE THE GOVERNOR
OF BENGAL.JUDICIAL AND REVENUE DEPARTMENT,
THE 23D MAY, 1837.

The Right Honorable the Governor of Bengal has been pleased to make the following Appointments:

Mr. C. J. H. Graham to officiate, until further orders, as Joint Magistrate and Deputy Collector of Rajshahy.

Moulavee Mohummud Idris Khan Bahadur to be Principal Sudder Ameen in Zillah Sylhet.

Bahadur Sumboonath Rae Bahadur to be ditto ditto in Moorshedabad.

Bahadur Sandutt Burdolye to be Sudder Ameen in Zillah Nowgong in Assam.

The following Officers have obtained leave of absence from their Stations:

Mr. W. H. Valpy, Magistrate and Collector of Sarun, for six months, from the 15th or 20th proximo, on Medical Certificate.

Mr. W. Dent, Civil and Session Judge of Shahabad, for a period not exceeding one month, on Medical Certificate.

Mr. J. B. Ogilvy, Officiating Magistrate and Collector of Burdwan, on Medical Certificate, up to the 12th instant, the date on which he assumed charge of the above Office, in extension of the leave granted to him on the 25th ultimo.

Mr. C. W. Truscott, Civil and Session Judge of Azamghur, embarked for the Cape of Good Hope on the Ship *La Belle Alliance*, which Vessel was left by the Pilot at Sea on the 17th instant.

ROSS D. MANGLES,

Secy. to the Govt. of Bengal.

No. 1767.

ORDERS BY THE HONORABLE THE LIBUTENANT
GOVERNOR NORTH-WESTERN PROVINCES.AGRA,
JUDICIAL AND REVENUE DEPARTMENT,
THE 29TH APRIL, 1837.

Captain W. M. Ramsay, Assistant to the General Superintendent of the Operations for the Suppression of Thuggee, is vested with the powers of Joint Magistrate within the Districts of Goruckpoor and Ghazepoor.

THE 2D MAY, 1837.

The unexpired portion of the leave of absence, for three months, granted to Mr. A. P. Currie, late

Magistrate and Collector of Humeerpoor, on the 20th March last, is cancelled from the 17th ultimo, on which date he took charge of his Office at Ghazepoor.

THE 6TH MAY, 1837.
APPOINTMENT.

Mohumud Yousuf to be Sudder Ameen at Cawnpore and Mooftee of the Civil and Criminal Courts in that District.

THE 11TH MAY, 1837.
APPOINTMENTS.

Mr. A. C. Heyland to officiate as Judge of Azimghur.

Mr. F. S. Head to be an Assistant under the Commissioner of the Agra Division.

J. THOMASON,

Offg. Secy. to the Lt. Govr. N. W. P.

No. 285.

NOTICE.—Commanders of Vessels being in the habit of inserting at the bottom of their Manifests "Surplus Stores may be landed if required," and subsequently importing large quantities of Wines, Spirits, Hams, Cheeses and other edible articles, and claiming exemption from the penalties prescribed by Section 6 of the Act for Goods unmanifested, on the ground that such importations are comprehended in the Manifest under the term Surplus Stores—Notice is hereby given, that in future all Goods of the above description, landed in excess of the quantity stated in the Victualling Bill, will be considered Merchandize unmanifested, and be subjected to double duty or confiscation under the above Section, as the Board of Customs may be pleased to direct.

By Order of the Board of Customs, Calcutta Custom House, the 2d December, 1836,

R. WALKER.

Actg. Collr. Govt. Customs.

CUSTOMS.

List of Packages lying unclaimed at this Office.

- 1 Parcel, C. Gardner, 13, Mangoe Lane, per Lord of the Isles.
- 1 Box, Lieut. Penrose, Engineer, per Ernsad.
- 1 Ditto, C. Peshall, 3d Buffs, per Hashmy.
- 1 Ditto, G. J. Brown, Ship Duke of Northumberland, Capt. Pope, per Zenobia.
- 1 Ditto, A. G. Miller, 39th Regt. N. I., per Kyle.
- 1 Ditto, C. Hunter, 18th B. N. I., per Hindostan.
- 4 Ditto, Lieut. H. Hunter, 58th Regt. N. I., per David Clark.
- 1 Ditto, Cornet R. M. Darnell, H. M. 11th Lt. Dragoons, per Ditto.
- 1 Ditto, John Tyser, Surgeon, Ship Oriens, per Ditto.
- 1 Ditto, Mr. Humphrys, Engineer, Fort Gloster, per Severn.
- 1 Box, Marked C F in diamond, per Thetis.
- D
- 1 Ditto, Marked F, per Ditto.
- P G
- 1 Ditto, The Officer in Command of the 59th Foot, per Strath Eden.
- 1 Parcel, C. Mottley, Medical Service, per London.
- 1 Ditto, Editor of the Sumachar Durpun, per John Bagshaw.
- 1 Keg, Marked G. and Co., in diamond 47, per Thomas Grenville.
- 1 Parcel, Lieut. H. Hunter, 58th Regt. N. I., per Bland
- 1 Ditto, R. Sommerville, H. M. S. Hyacinth, per Lord Hungerford.
- 5 Casks, Marked G B, 21 to 25, per Robert Small.
- 1 Parcel, C. Peshall, 3d Buffs, per Abercrombie Robinson.
- 1 Package, Marked J, per Heros.
- 1 Ditto, Marked F, per Ditto.
- 92
- 2 Boxes, Marked G M, per La Belle Poule.
- H
- 1 Parcel, Lieut. G. P. Thomas, 64th Regt. N. I., per Catherine.

1 Box, Captain Wheeler, care of Capt. Oussely, per Tapley.

H

1 Ditto, Marked J H, per Ditto.

30

1 Ditto, W. B. Johnson, Patna, per Earl Powis.

1 Parcel, Mrs. Tomlin, care of Revd. Barclay, per Hibernia.

3 Ditto, J. H. Stoeckler, per Crusader.

2 Ditto, H. Tandy, Agst, per Ditto.

2 Ditto, W. Gordon, Asst. Surgeon, care of Fergusson and Co., per Ditto.

2 Ditto, Jas. Sutherland, Hurkaru Office, per Ditto.

2 Ditto, J. S. Torrens, per Ditto.

2 Ditto, Col. Sir Thos. Aubery, per Ditto.

2 Ditto, Samuel Smith and Co., per Ditto.

2 Ditto, Thomas and Russell, per Ditto.

1 Ditto, A. Gibbon, care of Thomas and Russell, per Ditto.

1 Ditto, Lt. Thos. Sale, care of Bruce and Co., per Ditto.

1 Ditto, T. B. Macaulay, per Ditto.

1 Ditto, Book Club, 43d Regt. N. I., per Ditto.

1 Ditto, Hon'ble A. Ross, per Ditto.

1 Ditto, R. Torrens, per Ditto.

1 Ditto, Cornet C. G. Fagan, per Ditto.

1 Ditto, Secretary Bhangulpore Book Club, per Ditto.

1 Ditto, Chas. Trowers, per Ditto.

1 Ditto, Lt. G. B. Reddie, care of Bruce, Shand, per Ditto.

1 Ditto, H. Strachey, care of Gisborne and Co., per Ditto.

1 Ditto, Book Club, 4th Regt. N. I., per Ditto.

1 Ditto, Editor of the Madras Gazette, per Ditto.

1 Box, J. V. Leese, Medical Department, per Catherine.

Calcutta, 25th May, 1837.

R. WALKER,

Collector of Customs.

N. B. Parties applying for the above Packages, will be pleased to send Invoices, or Bills, shewing contents and value, and to depute persons to be present at the opening of them at this Office. The Collector has nothing to do with the business of Landing Packages from Ships, nor with forwarding them to their owners, or their destination.

The fact of Articles being destined for PRIVATE USE, and not for Sale, does not exempt them from payment of Duty, if they be of a kind which is chargeable with Duty under the Regulation.

NOTIFICATION.

WITH the sanction of the Right Honorable the Governor of Bengal, it is hereby notified for general information, that a charge of One Rupee will in future be made on all Travellers occupying Staging Bungalows for any period of time not exceeding 24 hours, and an additional Rupee for any period of each successive 24 hours. The same to be paid to the Servant in charge.

A Book will be kept at every Bungalow, in which it is requested that Individuals paying in conformity with this Notification, will insert their names and the amount paid.

G. J. SIDDON'S,

Post Master General.

Fort William, General Post Office, the 6th May, 1837.

No. 79.

AVA PRIZE MONEY.

NOTICE.

NOTICE is hereby given, that European Officers, other than Petty Officers, Claiming Prize Money on account of services performed on the Marine Department, during the late Burmese War, are required to forward to the Office of the Marine Board, Bills in duplicate, containing their names, the Vessels to which they belonged, the Situations they filled, and the Salaries they received, noting the time they held each Station, and drew each Salary respectively. The Bills are to be accompanied by such Vouchers as the parties may have in their power to furnish. Petty Officers and European and Native Seamen will prefer their Claims at the Bankshall, where, on affording satisfactory proof of their identity and the justice of their Claim, they will be included in Abstracts to be from time to time passed up to the Marine Board for examination and transmission to the Military Auditor General.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 11th January, 1837.

নম্বর ৭৭

জরিফমায়ীকে অর্ন্তখিরমলক অর্য়া য়াফত শ্দের

অশ্হারদাদে মিশুদকে

মহদেদ অর্রা ন খফফ ওয়রুপীয়ান ইমনি মতুপনীন
ওলাইত ফরংক ওখলাসীয়ান মাকুনীন অর্য়া দয়ার
হর কসীকে দেদাওযী সসীত বে জরিফমায়ী মذكورد অশ্তে
যাশ্দের যা়দকে দর মকাম বنگসাল অظহার অর্য়া নমায়ন্দ
ওয়াগ্রা অর্য়া রুوی وچه ثبوتকে موجب اطمینان
যাশ্দের اثبات ایتیمعنی خواه رسائید که نامهای
که ظاهر نمایند فی الحقیقت آنها همان کسان هستند
اعنی اسمای قرصی بر خود ها نگرفته اند و مستحق
یافتن زر مدعا بها هستند آنگاه نام های کسان
مذكورین در فهرست امانمیان داخل گردیده
و فتا فوقتا برای مقابله بحضور صاحبان عالیشان
میرین بورق و از انجا برای پاس نمودن آن
به پیشگاه صاحب ملیتری اذ یقار جنرل فرستاده
خواهد شد فقط
بموجب حکم صاحبان عالیشان میرین بورق
قورت ولیم فی التاریخ یازدهم ماه جنوری
سنه ۱۲۷۸ ع

নং ৭৯

আবাহেশ লত্ত টাকা

এন্তেহার দেওয়া যাইতেছে যে ছোট কর্তকারি
ব্যক্ত সকল ও ইউরোপীয়ান অথবা গেরা লোক
ওদেশী খালাসী লোক সকল যাহারা আবাহেশ
জয় লত্ত টাকা প্রতি দেওয়া রাখে তাহাদের কর্তব্য
যে মো. বংসালে আপনং দারি উপস্থিত করে
তথায় যদি খাতিরজমা মতে সাব্দ করিতে পারে
যে যেং নাম গুহন পূর্ব দারি করিতেছে তাহার
যুথার্থ সেই ব্যক্তি বটে অর্থাৎ আরোপিত ব্যক্তি
নহে এবং তাহাদের পাওনা নিঃসন্দেহ ওয়াজিবী
বটে তবে তাহাদের নাম আবিল্লাকু বিলের মধ্যে
দাখিল হইয়া সেই বিল জ্রুত সাহেবান আলি
সান মেরিণ বোর্ডের মোকাবিলার নিমিত্তে ও
জ্রুত মেলেরি আডিটর জানেরেল সাহেবের
পাস হইবার নিমিত্তে নিরূপিত সময় আইবেক
বিমোজির হুদুম সাহেবান আলিসান মেরিণ
বোর্ড কোর্ট উইলিয়ম সন ১৮৩৭ সাল তারিখ ১১
জানুয়ারী

LIGHT AT FALSE POINT—BAY OF BENGAL. NOTICE.

REFERRING to the Notice published from this Office under date 19th July last, Notice is given that on the 1st day of March next a Light will be exhibited at False Point on a Tripod, in Latitude $20^{\circ} 19' 25''$ N. and Longitude $86^{\circ} 48' 8''$ E.

The Light will be exhibited from an elevation of about 65 feet above high water mark, and be visible in clear weather at a distance of about 13 miles from an elevation of 15 feet above the surface of the Sea.

The Light will be continued at this height until the end of November, after which it will be discontinued, in order to the removal of the Lantern to the top of the permanent Building. It will subsequently, viz. on and after the 1st March, 1838, be again exhibited at an elevation of 120 feet above high water mark, and be then visible from 18 to 20 miles in clear weather, from the height of 15 feet from the surface of the Sea.

The Pilots' Station will be continued as heretofore, off Point Palmyras, during the S. W. Monsoon, that is from the 15th March to the 15th September, during which period the Pilot Vessels cruise during the day off the Point, anchoring during the night in a line East and West, in Latitude $20^{\circ} 42'$ to $20^{\circ} 48'$ N. with the Point bearing West to W. by S.; the Vessel, on board of which the next turn Pilot may be, will burn a Blue Light and fire a Maroon alternately every half hour, commencing with the former at eight o'clock and continuing till day light.

Commanders, on making the Light on False Point, are recommended after bringing it to bear West in from 13 to 14 fathoms, to steer to the N. E. keeping in from 13 to 18 fathoms as the wind may hang to the Westward or Eastward, on no account coming under the former depth. In this track the Blue Light and Maroon abovementioned will be seen long before the Light on False Point is lost sight of. If, however, about the beginning of September, the wind comes from the Eastward or the weather assumes a threatening appearance, the Pilot Vessels necessarily haul off to the Eastward, and will then be found in a line between Point Palmyras and the Floating Light at the entrance of the Eastern Channel. Vessels therefore about that period, if the wind hangs to the Eastward or has a threatening appearance, are recommended after leaving False Point on no account to approach Point Palmyras, but rather to endeavour to make for the Floating Light at the entrance of the Eastern Channel, and it is further notified that from the 15th September no Pilot Vessel will be found to the Westward of the Western Sea Reef.

From the 15th September to the 15th March the Pilot Vessels cruise during the day between Sangor Sand and the Western Sea Reef, anchoring in the night East and West of each other, in Latitude 21° to $21^{\circ} 10'$ North.

Vessels approaching either Station during the day, are requested to make for that Vessel on board of which they will see a large red Flag flying at the Main whenever they can do so without great inconvenience or delay. In the night during the N. E. Monsoon, that is from 15th September to 15th March, at the Floating Light Station at the entrance of the Eastern Channel, the Vessel having the next turn Pilot on board will burn a Maroon every hour, and in thick weather every half hour, and as before stated, at the Point Palmyras Station, during the S. W. Monsoon, or between 15th March and 15th September, such Vessel will alternately burn a Blue Light and Maroon every half hour. Commanders are in like manner requested during the night to seek their Pilot from such Vessel, it being however understood that any Pilot Vessel which may be first seen is bound immediately to use every exertion to put a Pilot on board, night or day, without reference to turn or rotation, and that this latter is only allowed when no delay is occasioned thereby.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 23d January, 1837.

POSTPONEMENT OF THE OPIUM SALE.

NOTICE is hereby given, that the Opium Sale advertised for Friday the 28th instant, is postponed until Friday the 9th June next, unless in the interim favorable intelligence is received from China, in which case the Board of Customs, Salt and Opium reserve to themselves the option of fixing such earlier date for the Sale as may be advisable.

By Order of the Board of Customs, Salt and Opium, the 25th April, 1837,

S. G. PALMER, Actg. Secretary.

NOTICE is hereby given, that certain Lots of Opium Sold at the last February Sale not having been paid for in full, in conformity to the fourth Condition of the Sale Rules, will be Re-sold under the said Condition, to the highest Bidder, on account of the East India Company, unless the price due upon the same shall be paid into this Office by Thursday, the 1st proximo. The Sale will be held at the Exchange Rooms, on Friday, the 2d proximo.

By Order of the Board of Customs, Salt and Opium, the 25th May 1837,

S. G. PALMER, Acting Secretary.

استهارداد د مینودک

بموجب شرط چهارم بعهده نیلام افیون زر ببقای قیمت هر قدر سندوق افیون بابت نیلام ماه فبروری گذشته داخل نشده اگر در میان یکم ماه جون روز پنجشنبه آیند زر ببقای قیمت افیون مذکور درین دفترخانه داخل نشود تا فردای آن افیون مرقوم در یکسپنج روم از ان حساب کمینی انگریز بهادری دست افزون ترین قیمت دهندگان بنیلام ثانی فروخت خواهد شد

بموجب حکم صاحبان عالی شان پورٹ پرست و نمک و افیون فی التاریخ بیست و پنجم ماه می سنه ۱۸۳۷

S. G. PALMER, Acting Secy.

ইস্টেহার দেওয়ার যাইতেছে

যে নিলামের চতুর্থ সত্ত্ব মোতাবেক কিক্রয়ারি মাহার নিলামে বিক্রীত কএক সিন্দুক আকিমের মূল্যের বেবাক টাকা দাখিল না হওয়া যেযুক্ত যদ্যপিস্যায় এ আকিমের ক্রিয়াত্তের বেবাক টাকা আগন্ত ১ জুন বৃহস্পতিবারের মধ্যে এই নগরখানায় দাখিল না হয় তবে তৎপর দিবস এ আকিম একস্চক্কর ঘরে প্রযুক্ত সরকার কোল্লানি বাহাদুরের হিসাবে উক্ত মূল্য প্রদ যতকৈ সানি নিলামে বিক্রয় করা যাইবেক

বিমোজিব হুদুন সাহেবান আলিসান বোর্ড পর মিট ও নমক ও আকিম ইতি নন ১৮৩৭ সাল তা রিখ ২৫ মে

S. G. PALMER, Acting Secy.

NOTICE.—From to-morrow, the 10th instant, Mean Time will be shown to the Shipping in the River every day, (Sundays and Christian Holidays excepted,) by dropping a Ball from the Telegraph Tower in the Fort. The Ball will be hoisted at 5 minutes before 12, and dropped at mean noon.

E. BARTON, Col., Town Major.

Town Major's Office, Fort William, }
9th May, 1837. }

Administration.

ALL Persons indebted to the Estate of DUGALD A. CAMPBELL, late an Ensign of the Fifty-second Regiment of Native Infantry, are requested to make payment to the Registrar of the Supreme Court at Fort William, Administrator to the Estate, to whom all Creditors are also desired to make known their Claims.

23d May, 1837.

(1)

NOTICE is hereby given, that on the 20th June next ensuing, corresponding with the 8th Assar 1244 B. S., the undermentioned LANDED PROPERTY will be put up for Sale by Public Auction, at the Midnapore Collectorship, for the recovery of Arrears of Government Revenue up to the Kist of Falgun 1244, unless intermediately liquidated.

Pergunnah.	Name of Mehal.	Name of Zemindar.	Sudder Jumma.	Total.	REMARKS.
Soojamootah, ...	Raj Kool, &c. ...	{ Rajah Gopaul In- der Narain Roy, ... }	37150 15 6 1/2	26505 5 2 0	
Midnapore, ...	{ Buzzemim, ... Bazeefee, ... }	Groopersad Roy, ...	469 5 4 0	367 3 0 1/2	The Sale of the late Treasurer Groopersad Roy's Estates will be peremptorily held for the realization of the Amount of Embezzlement proved against him while Treasurer in Midnapore Collectorate, as also for the Revenue due on it.
Jellapore, ...	Ditto,	Ditto,	87 9 10 1/2	69 12 10 0	
Subung, ...	Seebpore, ...	Ditto,	861 13 4 0	2159 14 2 0	
Ditto,	Nyan, &c. ...	Ditto,	1931 4 10 0	3434 4 11 1/2	
Umursee, ...	Selamahad, ...	Ditto,	314 7 4 0	461 13 0 0	
Ditto,	Fazilpore, ...	Ditto,	766 6 8 0	1012 10 4 1/2	
Khandar, ...	Wardah, &c. ...	Ditto,	976 13 1 1/2	1232 13 0 1/2	
Mahal Batetakee,	Palgoria, ...	Ditto,	630 1 8 0	438 13 2 0	
			6037 13 8 1/2	9177 4 6 1/2	

A. F. DONNELLY, Collector.

Zillah Midnapore Collector's Office, the 9th May, 1837.

ইশ্তিহার

ধবর দেওয়া জাইতেছে যে জেলা মেদিনপুরের মোতালক জমিদারি বাকি খাজানার নিমিত্তে নিচের তপসীল মোতাবেক বাঙ্গলা সন ১২৪৪ সালের ৮ আশাঢ় মোতাবেক সন ১৮৩৭ সাল ২০ জুন তারিখে নিলামে বিক্রী হইবেক নওনের ইচ্ছা হয় এই তারিখ হাজির হইবা

নাম পরগনা	নাম মহাল	নাম জমিদার	সদর জমা	এজন বাকী
সুজামুটা	বাজুল ওগয়রহ	রাজা গোপাল ইন্দ্রনা		
		রাধণ রায়	৩৭১৫০৮/৬	২৬৫০৮/২
চাঁ. মেদিনপুর	বাজেজমি বাজেআপ্তী	গুরুপ্রসাদ রায়	৪৬৯৮/৪	৩৬৭৮/০
চাঁ. জলেশ্বর	এ	এ	৮৭৮/১০	৬১৮১০
সবঙ্গ	সিবপুর	এ	৮৬১৮/৪	২১৫২৮/২
এ	নক্সাওগয়রহ	এ	১২৩১১০	৩৪৩৪১১১
অমরসী	সেলম বাদ	এ	৩১৪৮/৪	৪৬১৮/০
এ	ফাজিলপুর	এ	৭৬৬৮/৩	১০১২৮/৪
খান্দার	উত্তাড়া ওগয়রহ	এ	২৭৬৮/১১	১২৩২৮/০
গং. এ মহাল বাটীবাকী	পালগড়া	এ	৬৩০/৮	৪৩৮৮/২

এক দফা গুরুপ্রসাদ রায় মহুদর এই জেলার খাজাখীগিরি কয়েক তহবিল তসুতপের দাএ ৩৪২৫৯৮/২ টাকার নিমিত্তে বজ্র আছে অতএব এই জমিদারি সংপ্রতিক বাকী খাজানার ব্যতিরেকেও এই টাকার দাএ এই তারিখে নিশ্চয় হইবেক ইতি

9th May, 1837,

A. F. DONNELLY, Collr.

NOTICE.

BANK OF BENGAL.

6th May, 1837.

NOTICE is hereby given that the Pamphlet containing the Papers ordered to be printed, for the use of the Proprietors, agreeably to a Resolution at their Special General Meeting of the 25th February last, is printed, and ready for delivery to the Proprietors or their Agents on application at the Bank.

Notice is hereby further given that a Special General Meeting of the Proprietors, will be held at the Bank at 11 A. M. on Saturday the 10th day of June proximo, on the subject of the questions discussed in the said printed Papers.

By Order of the Directors,

G. UDNY, Secy. to the Bank.

SUPREME COURT—CALCUTTA.

Sree Mutty Joymoney Dossee Bohoo Rance, Complainant, and Sree Mutty Siboo-soondery Dossee Bohoo Rance and others, Defendants, and the revived cause. Notice is hereby given, that pursuant to a Decretal Order made in these causes on the Twenty-eighth day of March last, the Creditors and Legatees of Raja Sibchunder Roy deceased, are required to come before the Master at his Office in the Supreme Court, on or before the 1st day of June next, and prove and establish their respective Debts and Legacies, and that in default thereof they will be precluded from the benefit of the said Decretal Order.

A. DOBBS, Master.

Calcutta, Court House,
Master's Office,
26th April, 1837.

SUPREME COURT, CALCUTTA.

RAJCHUNDER DOSS, Complainant,
and
GOPENMOHEN DOSS AND OTHERS, Defendants, and the Fifth day of September last, the undermentioned Property in the pleadings particularly described, will be sold and disposed of by Public Sale, at the Office of the Master in the Supreme Court, on Thursday, the 1st day of June next, between the hours of 12 and 2 o'clock, for the purpose in the said Decree mentioned.

Lot No. 1—The Upper-roomed Brick-built Dwelling House, No. 18, and One Biggab and Four Cottahs of Land, on part of which the said House is built, situate at Rannee Moody Gully, in the Town of Calcutta, and now in the occupation of Messrs. Foster, Chapman and Co.

Lot No. 2—The Upper-roomed Dwelling House and Ground, on part of which the same is built, containing, by estimation, Sixty Biggahs and Eight Chittacks, situate at Kidderpore, in the Suburbs of Calcutta, and bounded on the North by the Old Garden Reach Road, on the South by the New Garden Reach Road, on the West by Land now belonging to Radamadub Bonnerjee, and on the East by the Motee Jheel Land.

For further particulars apply at the Master's Office, or to Mr. G. Higgins, the Complainant's Solicitor.

Master's Office, 14th April, 1837.

SUPREME COURT.

Robert John Lattey, Exor. &c. Complainant,
vs.
Charles John Pittar, Exor. &c. Defendant.
Notice is hereby given, that pursuant to a Decretal Order made in this Cause on the 8th of April last, the Creditors and Legatees of Mary Anne Fleming deceased, are required to come before the Master at his Office in the Supreme Court, and prove and establish their respective Debts and Legacies, and that in default thereof they will be precluded from the benefit of the said Decretal Order.

Master's Office, 5th May, 1837.

বড় আদালত

রাবট জন লেট টরনি সনককে বর দেও
গুগরহ কেরাদি হা আইতেছে জে এ
বরশেষ আদালতের গতো ৮
এপরেরে হুমানুসা
রে জে মৃত মেরিএন
চারলেস জন পিটের ফিলিমিদের মহাজ
টরনি গুগরহ আদামি নেরা ও নিগেসিরা এ
বিত আদালতের মেটর আকিসে মেটর সাহেবের
নকট আনিয়া তাহারদিগের আপন ২ বিসয় ও
পাওয়ানা সাব্যস্ত করিবেন ইহাতে আহারা
নাআসিবেন তাহারদিগের আর কোন দাবির দা
ওয়া এ ডিগরিতে থাকিবেনা

মেটর আকিস

সন ১৮৩৭ সাল ৫ মে

COURT FOR THE RELIEF OF INSOLVENT DEBTORS AT CALCUTTA.

In the matter of CRUTTENDEN, MACKILLIP AND CO. Insolvents.
ESTATE OF CRUTTENDEN, MACKILLIP AND CO.

Abstract of Cash Account for November and December 1836, and January, February, March and April, 1837.

PAYMENTS.

Paid on account of Dividends, Co.'s Rs.	14,56,509	15	7
Indigo Advances	2,31,619	7	7
Premium of Life Insurances	39,891	8	7
Annuities secured by Mortgage	5,973	5	4
Charges on Landed Property	10,856	7	11
Law Charges	3,720	3	9
On account Debtors, &c. to be received back	2,003	14	7
Money Lent	55,465	8	6
For purchase of a Company's Note	1,051	2	10
Remittance to London	46,396	12	2
Postages and Petty Charges	672	11	3

18,64,161 12 1

Balance, .. 8,577 5 6

Co.'s Rs. .. 18,62,738 7 7

RECEIPTS.

Balance of 31st October, 1836, Co.'s Rs.	5,495	6	9
Realized from Debtors	1,85,242	2	2
Indigo Factories sold	4,65,572	15	0
Indigo sold	10,45,499	0	3
Landed Property sold	1,05,957	8	1
Ships sold	21,338	5	4
Rents realized	16,916	9	10
Interest received	4,131	8	8
Drawn from the Union Bank	12,589	15	6

Co.'s Rs. .. 18,62,738 7 7

Errors Excepted,

Calcutta, 1st May, 1837,

T. HOLROYD, Assignee of the Estate of
Messrs. Cruttenden, Mackillop and Co.
(A Copy.)

Published (as filed by the Assignee) for the information of all concerned,

P. O'Hanlon, Examiner.

Office of Examiner, 25d May, 1837.

Messrs. Waddington and Wilson, Atties.

COURT FOR THE RELIEF OF INSOLVENT DEBTORS AT CALCUTTA.

To the matter of ALEXANDER AND CO. Insolvents.

Abstract of Receipts and Disbursements appertaining to the Estate of Alexander and Co., from November 1836 to April 1837 inclusive.

RECEIPTS.

Cash Balance on 31st October 1836, ..	2,885	8	10
Sale of Indigo Factories	428,590	14	5
Ditto of Indigo	337,527	6	0
Refund of Indigo Advances for the season 1836-37	89,124	1	6
Sale of Salt Petre	3,065	4	1
Rents of Landed Property	1,866	8	11
From Union Bank	11,56,044	6	6
Lens paid	11,15,192	7	9
Loans	63,000	0	0
Dividend on 3 Shares from the 8th Canton Insurance Office	6,712	6	6
Remittances from Dr. Constituents	1,35,372	14	7

Co.'s Rs. .. 11,31,796 15 7

DISBURSEMENTS.

Advances for the Manufacture of Indigo	1,29,543	7	4
Remittances for arrears of Rent on account the Kotubpore Talook, Sica Rupess 15,500	16,533	5	4
Law Charges	12,378	2	5
Office Establishment	5,744	8	7
Incidental Charges	590	6	6
Assessments, Durwan's Wages, &c. for Landed Property	325	4	8
Refunded to Creditors of sums realized since the failure	331	10	4
Government Note	1,051	2	10
Dividends paid	9,63,758	1	1

11,30,256 1 1

Cash in hand, .. 1,540 14 0

Co.'s Rs. .. 11,31,796 15 7

MEMO.

Cash in hand,	1,340	14	6
Ditto Union Bank,	16,173	0	2
Government Securities deposited in Midnapore Court,	1,60,000	0	0
Unrealized Acceptances, 1,80,600	1	9	

Co.'s Rs. .. 3,98,314 0 5

Errors Excepted,

Calcutta, 30th April, 1837,

T. HOLROYD, for self and W. C. Hurry,

Assignees of the Estate of Messrs. Alexander and Co.

(A Copy.)

Published (as filed by the Assignees) for the information of all concerned,

P. O'Hanlon, Examiner,

Office of Examiner, 23d May, 1837.

Messrs. Wight, Boyle and Thomas, Atties.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Kistnoper- At a Court holden on Saturday, the 20th day of May, Instant, It was Ordered that chant and Trader, and now of Soogindagotoo, in the Zillah of Hooghly, an Insolvent, that the said Insolvent do then attend before the said Court. Any Creditor or other person interested, who may be desirous of establishing or opposing any Claim on the Estate of the said Insolvent, may attend and be heard, having filed an Affidavit of Debt three clear days previous to the day of Hearing.

Notice whereof is hereby given.

Office of Examiner, 25th May, 1837.

Mr. Jackson, Atty.

কলিকাতার জোড়হীন করদারানের পরিজ্ঞা

নাথি আদালত

নাতরান কৃষ্ণপ্রসাদ ঘোষের বর্তমান মে বিষয় জিনি কলিকাতার জোড়। মাহার ২০ সনি সাকো নিবাসী সোমগার এবং বার তরিখের ব্যাবসাই এক্ষেণে জেলা হুগলির আদালতে হুদুন সুকিন্দা গটোয় বাস করেন— ইহল জে এই বিষয় সুনানির নিমিত্তে বিজ্ঞাপিত আগতো জুলাই মাহার ৮ শনিবার তারিখে এবং তৎকালিন এ উক্ত নাতরান আদালতে হাজিরহইবেন কোন মহাজন কিয়া তদ্বিশয়ের সম্ভাবিকারি ব্যক্তি জিনি বাঞ্ছিত হইলেন আপত্য করিতে উক্ত নাতরানের জায়দাদের তিনি এ সুনানির নিমিত্তে দিবশের পূর্ব পূর্ব তিন দিবস থাকিতে এক হলকনামা দাখিল করিলে তা হার আপত্য সূনা জাইবেক

উহার ধর এতদ্বারা দেওয়া জাইতেছে—

এক জামিনর সাহেবের আকিব

সন ১৮৩৭ সাল ২৫ মে

মে জাকসান উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that the matters of the Petitions and Schedules of the Insolvent Prisoners hereinafter named, (the same having been filed in the Court) are appointed to be heard on the days following, at the hour of Noon:

On Saturday, the 10th day of June, 1837,

MODOROODUN DAY, of Jorasanko, in Calcutta, remanded from 22d April last, from 6th and 20th May, Instant.

On Saturday, the 24th day of June, 1837,

COLCLOUGH ST. LEGER KERNAN, of Sealdah, in the Twenty-four Pergunnahs, Tide Waiter.

"No Creditor shall be allowed at the Hearing to oppose the discharge of a Prisoner, unless he shall have given notice of his intention to the Chief Clerk three days before the Hearing; and at the same time have left an Affidavit of his Debt at the Office of the Examiner, and the Chief Clerk shall make an entry of such notice in a book to be kept by him for that purpose; and the Examiner, previously to the Hearing, shall examine the Affidavits so to be left with him as aforesaid."—Rules and Orders No. XI.

Office of Examiner, 22d May, 1837.

কলিকাতার জোড়হীন করদারানের পরিজ্ঞা

নাথি আদালত

এতদ্বারা ধর দেওয়া জাইতেছে জে নিচের নাতরান করদারী সকলের আদালতে নিচে উক্ত সিলমারিক করা আরজী ও কদের বিদয় আগত দিন সকলেবেলা হই প্রহরের সময় সুনানিহইবেক

সন ১৮৩৭ সাল ১০ জুন শনিবার

মদুসদন দে কলিকাতার জোড়হীন নিবাসি মূল তরিখ ২২ আগস্ট ৬ এবং ২০ মে তারিখের

সন ১৮৩৭ সাল ২৪ জুন শনিবার

কালকালাক সেইলট লেজর কিরনান ২৪ পর গনার মো. সেরালদহ নিবাসি ঘাট সারজন

কোন মহাজন আপত্য করিতে পারিবেননা থালাশাতে কোন কয়েদির জদ্যপি নুটী বান্দেন তিন দিবস পূর্ব এ সুনানির চিপ কেলাক সাহেবের আকিসে এবং তৎকালিন একজামিনর সাহেবের আকিসে এক হলকনামা দাখিল করেন এবং এ চিপ কেলাক সাহেব এ নুটীসের নকল তাহার বহিতে নারাধেন সেই বহিতে জাহা তন্নিমিত্তে রাখিরাছেন এবং এ একজামিনর সাহেব সুনানির পূর্ব এ হলকনামা নাতহকিক করেন জাহা এ উক্ত মতে তাহার নিকটে রাখা জাইবেক

নিওম এবং ধারা নং ১১

একজামিনর সাহেবের আকিব

সন ১৮৩৭ সাল ২২ মে

Sheriff's Sale.

NOTICE is hereby given, that on Thursday, the Twenty-second day of June next, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Fieri Facias in his hands against Ramjoy Mookerjee and Gooroodoss Mookerjee,—

1.—The Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to all that Upper-roomed Brick-built Messuage, Tenement or Dwelling House, No. 26, with a piece or parcel of Land or Ground thereunto belonging, containing, by estimation, Three Cottahs, more or less, situate, lying, and being at Chorebagaun, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the North by the House and Land of Nimydoos Byragee, on the South by the House and Land of Coochil Panjahi, and on the West and East by the Street there.

2.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Tenanted Land or Ground, containing, by estimation, Five Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East

by the Land of Panchoo Mullick, on the West by the House and Land of Goluck Roy, on the North by the House and Land of Gungagovind Saio, and on the South by the House and Land of Shaik Lauloo.

3.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a Lower-roomed Brick-built Messuage, Tenement or Dwelling House, No. 101 with a piece or parcel of Land or Ground thereunto belonging, occupied by Tenants formerly belonging to Gundoppo Goor, containing, by estimation, Two Biggahs, more or less, situate, lying, and being at Saumpooker, in Sootanooty, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the East and South by a Road there, on the West by the House and Land of Ramratton Bhattacharjee, and on the North by the House and Land of Gundoppo Goor.

4.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Tenanted Land or Ground, containing, by estimation, Ten Cottahs, more or less, situate, lying, and being at Baugbazar, in Sootanooty, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the North and West by the Honorable Company's Road, on the East by the Land belonging to the Estate of Doorgachurn Mookerjee deceased, and on the South by the Land of Hurry Poddar.

5.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to an Upper-roomed Brick-built Messuage, Tenement, or Family Dwelling House, with a piece or parcel of Land or Ground thereunto belonging, containing, by estimation, Seven Biggahs, more or less, situate, lying, and being at Burranagore, commonly called Allum Bazar, in Pergunnah Calcutta, in the Zillah of Twenty-four Pergunnahs, and butted and bounded as follows: (that is to say,) on the East by the House and Land of Guaram Joogy, on the West partly by the Land of the said Defendants, and partly by the River Hooghly, on the North by the House and Land of Kistno Molly, and on the South by the Honorable Company's Road.

6.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Garden Ground, with several Trees standing thereon, occupied by Tenants, containing, by estimation, Two Biggahs and Four Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East and South by the Honorable Company's Road, on the West by the House and Land of Takoordoss Bhattacharjee, and on the North by the House and Land of Hulloohur Bonnerjee.

7.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land or Ground thereunto belonging, with several Trees standing thereon, containing, by estimation, Eight Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the South by the House and Land of Ramtonoo Paul, on the North by the House and Land of Ramkissore Bundopadha, on the East by the House and Land of Ramnarain Mozundar, and on the South by the Garden Ground of Prasannocoomar Tagore.

8.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a Market or Bazar, with Brick-built Godown, and the piece or parcel of Land or Ground thereunto belonging, containing, by estimation, Fifteen Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by the Godown and Land of Ramdool Bundopadha, on the North partly by the Land of the Hon'ble Company and partly by the Land of Mohunloll Baboo, on the West by the Cooty Ghaut

Road, and on the South by the Godowns of Surroop Poramanick.

9.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Garden Ground, with several Trees standing thereon, occupied by Tenants, formerly belonging to Muddunmohun Mookerjee, containing, by estimation, Fourteen Cottahs and Eight Chittacks, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North partly by the Garden Ground of the said Defendants, and partly by the House and Land of Bhuggoban Chuttopadha, on the South by the House and Land of Nubbocoomar Mookhopadha, on the East by the Garden Ground of the said Defendants, and on the West by the Honorable Company's Road.

10.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Garden Ground, with a Lower-roomed Brick-built House, together with a Tank and several Trees standing thereon, containing, by estimation, Twenty-four Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by the Garden Ground of Fackeerchund Tagore, on the South partly by the House and Land of Gungadhar Bundopadha and Bhaugbut Chatterjee and partly by the Garden Ground of the said Defendants, and on the East and West by Road there.

11.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Garden Ground, with several Trees standing thereon, formerly belonging to Hurroodoss Chuckerbutty, containing, by estimation, Two Biggahs and One Cottah, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by the Garden Ground of Joykistno Nundy, on the South by the Garden Ground of Khettro Mookerjee, on the East by a Road there, and on the West by the Garden Ground of Joykistno Nundy and Kaunt Nundy.

12.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Tenanted Land or Ground, containing, by estimation, Sixteen Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by the Dwelling House of the said Defendants, on the West by the River Hooghly, on the North by the House and Land of Bulram Molly, and on the South by Public Road there.

13.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Land or Ground, with several Trees standing thereon, containing, by estimation, Six Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by the Creek, on the South by a Street there, on the East by the Garden of Gourychurn Bhattacharjee, and on the West by the Honorable Company's Road there.

14.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a Talook or Zemindary called Doorgapore, containing Four Mouzahs, viz. Niz Doorgapore Oono, Ramnundpore, and Bamoonhatti, situate, lying, and being in Doorgapore, in Pergunnah Essubpore, and in the Zillah of Jessore.

15.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to an Indigo Factory, with a piece or parcel of Land or Ground, together with Four Pair of Vats and several Straw Huts and other necessities for manufacturing Indigo, containing, by estimation, Eight Biggahs, more or less, situate, lying, and being at Doorgapore, in Zillah and Pergunnah aforesaid, and butted and bounded as follows: (that is to say,) on the South by a Haut called Mauchputtar Haut, on

the North by a Creek called Maudorah Sooty Khaul, and on the East and West by the Land of the said Defendants.

16.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of the said Defendants, containing, by estimation, Eight Biggahs, more or less, situate, lying, and being at Suddeepore, in Pergunnah Pachancooley, in the Zillah of the Twenty-four Pergunnahs, and butted and bounded as follows: (that is to say,) on the South by the Land of Juggernauth Kyal, on the East by the Land of Bancharam Sircar, on the North by the Land of Kistno Mundle, and on the West by the Land of Greedhur Mundle.

17.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Soobul Suddar, containing, by estimation, Four Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by the Land of Gour Bawrick, on the South by the Land of Surroopnarin Tagore, on the North by the Land of Luckeycaunt Holdar, and on the West by the Land of Bissoonauth Mundle.

18.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Dupponarain Mundell, containing, by estimation, Two Biggahs, more or less, situate, lying, and being at Digrah, in Zillah and Pergunnah aforesaid, and butted and bounded as follows: (that is to say,) on the West by the House and Land of Coosoy Moyrah, on the East by the Land of Ruggoonauth Burkundauz, on the North by the Land of Dupponarain Moyrah, and on the South by a Road.

19.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of the said Defendants, containing, by estimation, Eight Biggahs, more or less, situate, lying, and being at Gazeepore, in the Zillah and Pergunnah aforesaid, and butted and bounded as follows: (that is to say,) on the South by the Land of Juggernauth Kyal, on the North by the Land of Tilluck Dhakey, on the West by the Land of Nilloo Suddar, and on the East by the Land of Nemychurn Mookhopadhia.

20.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of the said Defendants, containing, by estimation, Twelve Biggahs, more or less, situate, lying, and being at Doorgapore, in the Zillah and Pergunnah aforesaid, and butted and bounded as follows: (that is to say,) on the South by the Land of Gorachand Mundle, on the North by the Lands of the said Gorachand Mundle and one Cooroy Ghose, on the West by the Land of the said Cooroy Ghose, and on the East by the Land of Mooraley Ghose.

21.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of the said Defendants, containing, by estimation, Four Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by the Land of Ausharam Ghose, on the South by the Land of Gorachand Maul, on the East by the Land of the said Ausharam Ghose, and on the West by the Land of Ukhoor Katoorey.

22.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Greedhur Dacka, containing, by estimation, Two Biggahs, more or less, situate, lying, and being at Kajeer Gram, in the Zillah and Pergunnah aforesaid, and butted and bounded as follows: (that is to say,) on the East, West and North by

the Khasputtit Land belonging to the Zemiadar, and on the South by the Land of Ramjoy Sickdar.

23.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of the said Defendants, containing, by estimation, Four Biggahs, more or less, situate, lying, and being at Futtapore, in Zillah and Pergunnah aforesaid, and butted and bounded as follows: (that is to say,) on the South by the House and Land of Gorachand Suddar, on the North by a piece of Land of Susteychurn Holdar, on the East by the Land of Rajchunder Mundle, and on the West by the Land of Kaunt Coomar.

24.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Groochurn Kyal, containing, by estimation, Six Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by the Land of Doolaul Sickdar, on the West by the Land of Susteychurn Holdar, on the North by the Southern limit of the Village called Sibnapore, and on the South by the Land of Rajchunder Mundle.

25.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Sisteydhur Kyal, containing, by estimation, Four Biggahs, more or less, situate, lying, and being at Burburria, in the Zillah and Pergunnah aforesaid, and butted and bounded as follows: (that is to say,) on the North by the Land of Sibboo Chowdry, on the South by the Land of Calloo Coomar, on the East by the Southern limit of the Village called Sibnapore, and on the West by the Land of Luckeycaunt Holdar.

26.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Sisteydhur Kyal, containing, by estimation, Four Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the South by the Land of Ruggoonauth Mundle, on the North by the Land of Calloo Coomar, on the West by the Land of Kistno Mundle, and on the East by the Southern limit of the Village called Sibnapore.

27.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of the said Defendants, containing, by estimation, Six Biggahs, more or less, situate, lying, and being at Sibnapore, commonly called or known by the name of Mochare Maur Mohul, in the Zillah and Pergunnah aforesaid, and butted and bounded as follows: (that is to say,) on the South by the Land of Bhujokistno Mundle, on the North and West by the Land of the said Bhujokistno Mundle, and on the East by the Land of Bhuggeeruth Mundle.

28.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of the said Defendants, containing, by estimation, Eight Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the South by the Land of Bhujokistno Mundle, on the North by the Land of Mudhoo Chowdry, on the East by the Land of Bhujokistno Mundle, and on the West by the Land of Bhujohurry Doss.

29.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of the said Defendants, containing, by estimation, Six Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the South by the Land of Kinnoo Bhandaree, on the North by the Land of Bhujokistno Mundle, on the East by the

Land of the said Defendants, and on the West by the Eastern limit of the Village called Sibnapore.

30.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Garden Ground, with a Tank and several Trees standing thereon, containing, by estimation, Two Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by the House and Land of Mochur Maw, on the South by the Land of Luckeynarin Tagore, on the West by the Land of Bhujkistno Mundle, and on the East by the Western limit of the Village called Pachaucooley.

31.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Bhujkistno Mundle, containing, by estimation, Four Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North, South, East and West by the Lands of Bhujkistno Mundle.

32.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Land or Ground, with Two Tanks and several Trees standing thereon, containing, by estimation, Three Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the South by the House and Land of Rutton Mundle, on the North by the House and Land of Bhujkistno Mundle, on the East by the Southern limit of the Village called Pachaucooley, and on the West by a Private Lane there.

33.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a Cacharie Batty, with a piece or parcel of Land or Ground, with several Huts, Two Tanks and several Trees standing thereon, containing, by estimation, Twenty Biggahs, more or less, situate, lying, and being at Futtapore, in the Zillah and Pergunnah aforesaid, and butted and bounded as follows: (that is to say,) on the North by the Khasputtit Land, on the South by a Pond of Doololl Sickdar, on the East by the Goolbattee of Doololl Sickdar, and on the West by a Lane there.

34.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Land or Ground, in the Jote or Occupation of Choitten Nye, containing, by estimation, Five Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by the Goyl Battee and Land of the said Defendants, on the South by the House and Land of Durponarain Mundle, on the East by the Garden Ground of Sham Chuckerbutty, and on the West by a Pond of Doololl Sickdar.

35.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of the said Defendants, containing, by estimation, Ten Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by the Land of Aundeeram Copallee, on the South by the Land of Harroo Mundle, on the East by the Land of Rutton Mundle, and on the West by the Land of the said Defendants.

36.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, and several Trees standing thereon, in the Jote or Occupation of Sisteedhur Cazy, containing, by estimation, Ten Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by the Land of Sibboo Chowdry, on the West by the Eastern limit of the Village called Sibnapore, on the North by the Land of Basdeb Bayda, and on the South by the Land of Doololl Sickdar.

37.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of the said Defendants, containing, by estimation, Ten Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by the Land of Sibboo Chowdry, on the East by the Land of the said Sibboo Chowdry, on the South by the Land of Sham Chuckerbutty, and on the West by the Land of Doololl Sickdar.

38.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Land or Ground, in the Jote or Occupation of the said Defendants, containing, by estimation, Four Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the East by the Land of Bungeedbur Doss, on the West by the Land of Basodeb Buddy, on the North by the Land of Calloo Comar, and on the South by the Land of Sibboo Roy.

39.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Ramdoss Mundle, containing, by estimation, Five Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by the Land of Cosinanth, on the South and West by the Land of Aundeeram Copallee, and on the East by the Land of Basodeb Buddy.

40.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Ramdeb Lusker, containing, by estimation, Three Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by the Land of Tiluckram Dhacker, on the South of Bancharam Sircar, on the West by the Land of Bancharam Sircar, and on the East by Honorable Company's Road there.

41.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Garden Ground, with a Tank and several Trees standing thereon, in the Jote or Occupation of Ramlochan Caamor, containing, by estimation, Four Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by the Khasputtit Land, on the South by a Creek there, on the East by the Land of Khulleel Shaik, and on the West by the Land of the said Defendants.

42.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Garden Ground, with several Trees standing thereon, in the Jote or Occupation of Sickdar Bagdee, containing, by estimation, Twelve Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North, South, East and West by a Creek called Rajbullah Roy's Khaul.

43.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Sibboo Bagdee, containing, by estimation, Two Biggahs and Ten Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by the Land of Munsoohr Cupant, on the South by the Land of Buddenouth Sircar, on the East by the Land of Tiluckram Mundle, and on the West by the Land of Harroo Mundle.

44.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Joolleester Poorcooth, containing, by estimation, Five Biggahs, more or less, situate, lying, and being at Naroney, in the Zillah and Pergunnah aforesaid, and butted and bounded as follows: (that is to say,) on the East, West and South by the Land of Gayram Holdar, and on the North by Khawa Tank.

45.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Land or Ground, in the Jote or Occupation of the said Defendants, containing, by estimation, Three Biggahs, more or less, situate, lying, and being at Futtapore, in the Zillah and Pergunnah aforesaid, and butted and bounded as follows: (that is to say,) on the North by the Land of Gorachand Sircar, on the South by the Land of Shamchand Chuckerbutty, on the West by the Land of Gorachand Sircar, and on the East by the Land of Gorachand Chuckerbutty.

46.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Garden Ground, with a Tank and several Trees standing thereon, in the Jote or Occupation of Doololl Sikkdar, containing, by estimation, Thirty Biggahs, more or less, situate, lying, and being at Gazepore, in the Zillah and Pergunnah aforesaid, and butted and bounded as follows: (that is to say), on the South, North, West and East by the Lands of Doololl Sikkdar.

47.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Land or Ground, containing, by estimation, Two Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say), on the East, West, South and North by the Land of Doololl Sikkdar.

48.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Juggernauth Kyal deceased, containing, by estimation, Four Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say), on the South by the Land of Gorachand Suddar, on the West by the Land of Shambhaund Chuckerbutty, on the North by the Land of Gooroodoss Kyal, and on the East by the Land of Munnohur Doss.

49.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Tannoo Mundie, containing, by estimation, Three Biggahs and Ten Cottahs, more or less, situate, lying, and being at Culdarey, in the Zillah and Pergunnah aforesaid, and butted and bounded as follows: (that is to say), on the South, East and West by the Lands of Timoo Mundie, and on the North by the Land of Pittamber Sircar.

50.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Ramdoss Mundie, containing, by estimation, Three Biggahs, more or less, situate, lying, and being at Benapool, in Pergunnah Anjanabad and in the Zillah aforesaid, and butted and bounded as follows: (that is to say), on the East, South, North and West by the Lands of Benapool Zemindar.

51.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Ramdoss Mundie, containing, by estimation, Two Biggahs, more or less, situate, lying, and being at Sibpore, in Pergunnah Magoorah and in the Zillah aforesaid, and butted and bounded as follows: (that is to say), on the South, North, East and West by the Lands of Okoor Mundie.

52.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Ramdoss Mundie, containing, by estimation, Three Biggahs, more or less, situate, lying, and being at Sooltanpore, in Pergunnah Pachautcooley and in the Zillah aforesaid, and butted and bounded as follows: (that is to say), on the West by a Road there, on the East by the Land of Paddoo Holder, on the South by the Land of the said Paddoo Holder, and on the North by the Khasputtit Land.

53.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Buddinnauth Pautong, containing, by estimation, Four Biggahs, more or less, situate, lying, and being at Futtapore, in Pergunnah and Zillah aforesaid, and butted and bounded as follows: (that is to say), on the North, South and East by the Khasputtit Land, and on the West by the Land of Harroo Mundie.

54.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, containing, by estimation, Three Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say), on the North by the Land of Sustechurn Holdar, on the South by the Land of Harroo Mundie, and on the East by the Lands of Sustechurn Holdar and Harroo Mundie.

55.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, containing, by estimation, Three Biggahs and Ten Cottahs, more or less, situate, lying, and being at Cuttubara, in Pergunnah and Zillah aforesaid, and butted and bounded as follows: (that is to say), on the West by a Creek, on the South by the Land of Tittoo Holdar, on the North by the Land of Rajchunder Holdar, and on the East by the Land of Durponarain Natto.

56.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, containing, by estimation, Two Biggahs, more or less, situate, lying,

and being at the same place, and butted and bounded as follows: (that is to say), on the West by the Land of Sustechurn Holdar, on the North and South by the Land of Titluck Holdar, and on the East by the Land of Harroo Mundie.

57.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Bhubanaychurn Buddi, containing, by estimation, Six Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say), on the North, South, West and East by the Khasputtit Lands.

58.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, with several Trees standing thereon, in the Jote or Occupation of Ramdhoss Sircar, containing, by estimation, Three Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say), on the North by Siberto Land, on the South by the Land of Ram Mundie, on the West by the Land of the said Ram Mundie, and on the East by the Khasputtit Land.

59.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Debnarain Sircar, containing, by estimation, Two Biggahs and Five Cottahs, more or less, situate, lying, and being at Futtapore, in Pergunnah and Zillah aforesaid, and butted and bounded as follows: (that is to say), on the West by the Land of Oboychurn Bhattacharjee, on the East and North by the Land of Paddolochun Holdar, and on the South by the House and Land of Belram Kupaut.

60.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Land or Ground, containing, by estimation, Twenty-five Biggahs, more or less, situate, lying, and being at Pattacaulgatta, in Pergunnah and Zillah aforesaid, and butted and bounded as follows: (that is to say), on the East by the Land of Ram Mundie, on the South by the Land of Harroo Mundie, on the North by the Land of Gocul Sircar, and on the West by the Land of Hulodhur Patter.

61.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, containing, by estimation, Two Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say), on the North by the Land of Kary Sircar, on the South by the Land of Juggernauth Holdar, and on the West by the Duckeynassur Takoor's Land.

62.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, containing, by estimation, Six Biggahs, more or less, situate, lying, and being at Tautpore, in Pergunnah and Zillah aforesaid, and butted and bounded as follows: (that is to say), on the North by the Land of Bissoo Suddar, on the South by the Land of Ansharam Holdar, on the East by the Land of Isserchunder Ghose, and on the West by the Land of Ansharam Holdar.

63.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Attaram Pundit, containing, by estimation, Ten Biggahs, more or less, situate, lying, and being at the same place, called Dhoongrour Khaul, and butted and bounded as follows: (that is to say), on the North by a Creek, on the South by the Land of Sooltan Shaik, on the East by the Khasputtit Land, and on the West by the Land of Sooltan Shaik.

64.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land or Ground, in the Jote or Occupation of Attaram Pundit, containing, by estimation, One Biggah and Five Cottahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say), on the West by the Land of Ansharam Holdar, on the East by the Muddooabattess Land, on the South by the Muddooabattess Road, and on the North by the Khasputtit Land.

65.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to all that piece or parcel of Paddy Land, containing, by estimation, Four Biggahs, more or less, situate, lying, and being at Tautpore, in Pergunnah and Zillah aforesaid, and butted and bounded as follows: (that is to say), on the East by the Land of Hakey Takoor and Ansharam Holdar, on the West by the Land of Sustechurn Mundie, on the South by the Land of Cossmauth Ghose, and on the North by the Land of Munick Holdar.

66.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to all that Paddy Land or Ground, in the Jote or Occupation of Purnassury Joyan, containing, by estimation, Three Biggahs and Five Cottahs, more or less, situate, lying, and being at Doorpore, in the Pergunnah of Pacharoolly, and butted and bounded as follows: (that is to say,) on the West and East by the Land of Purnassury Joyan, on the South by the Land of Doololl Siedkar, and on the North by Bhanggar Road.

67.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to all that piece or parcel of Paddy Land, in the Jote or Occupation of Babooram Siedkar, containing, by estimation, Fourteen Biggahs, more or less, situate, lying, and being at Munnah Haut, in Pergunnah and Zillah aforesaid, and butted and bounded as follows: (that is to say,) on the South by the Land of Nundoram Bhandarry, and on the North, East and West by Khasputtit Land.

68.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to all that Paddy Land and a Tank, in the Jote or Occupation of Lochun Mundle, containing, by estimation, Fifteen Biggahs, more or less, situate, lying, and being at Pottle, in Pergunnah Mangoorah and Zillah aforesaid, and butted and bounded as follows: (that is to say,) on the East by the Land of Lochun Mundle, on the North by the Bhanggar Road, on the West by the Creek, and on the South by the Khasputtit Land.

69.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land, containing, by estimation, Three Biggahs and Ten Cottahs, more or less, situate lying, and being at the same place.

70.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land, in the Jote or Occupation of Nursing Barkundaz, containing, by estimation, Eight Biggahs, more or less, situate, lying, and being at Baraey, and in the Pergunnah of Pacharoolly.

71.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land, in the Jote or Occupation of Sunker Khanemah, containing, by estimation, Two Biggahs and Ten Cottahs, more or less, situate at Juglye, in the Pergunnah and Zillah aforesaid.

72.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to a piece or parcel of Paddy Land, in the Jote or Occupation of Indernarain Nusker, containing, by estimation, Eight Biggahs, more or less, situate, lying, and being at Dowlatpore.

73.—Also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to all that piece or parcel of Paddy Land, in the Jote or Occupation of Mohun Ghurramy, containing, by estimation, Eighty Biggahs, more or less, situate, lying, and being in the Talook of Prawnasuth Chowdry, at Barrah Gantiaubarish, and in the Pergunnah of Mooragatcha.

74.—And also, the Right, Title, and Interest of the said Ramjoy Mookerjee and Gooroodoss Mookerjee, of, in, and to all that piece or parcel of Paddy Land, in the Jote or Occupation of Goral Mundle and Monohur Bhandarry, containing, by estimation, Sixteen Biggahs, more or less, situate, lying, and being at Takaumry, and in the Pergunnah of Mangoorah.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE is hereby given, that certain Effects of the late Mr. ALFING, are under the Seal of this Court, and will be delivered to any person duly authorized to receive them.

H. MOORE, Judge.

Dewanny Adawlat, Zillah Chittagong, }
20th May, 1837.

NOTICE is hereby given, that the Effects of Mr. BARNARD, deceased, late a Junior Assistant to the Commissioner of Arrakan, are under the Seal of this Court.

A. C. RAINEY, Junr. Asst. Comr.

Arrakan, Aeng, Junr. Assist.'s Office, }
Khyook Phyo, 7th April, 1837. }

THE Public are hereby informed, that the Sub-Treasurer will negotiate Bills upon the undermentioned Provincial Treasuries, at the rates cited, to the extent of the Surplus that is available at each Treasury:

LOWER PROVINCES.

Backergunge, } at par and at sight.
Burdwan, ... }

WESTERN PROVINCES.

Allahabad, at a prem. of 2-8 per Cent. and at 3 days sight.

Azimgur, }
Benares, ... } at " " 2-0 " and at " "

Calpee, ... }
Etawah, ... }
Farruckabad, ... } at " " 2-8 " and at " "

Futteh- }
pore, ... }

Juanpore, }
Mirzapore, } at " " 2-0 " and at " "

Moradabad, }
S. Du, ... }

Myaporee, }
Shajehan- } at " " 2-8 " and at " "

pore, ... }

Seharun- }
pore, ... }

Subeswan, }

C. MORLEY, Acct. General.

Fort William,

Accountant General's Office, }
The 27th May, 1837. }

NOTICE is hereby given to the Public, that a Letter containing the undermentioned Government Securities, forwarded through the General Post Office, by Narainpersaud and Bullub Dasa, on the 4th of March last, to the address of Hurjus Roy Gungaram, of Lucknow, being missing; due notice has been given to the Sub-Treasurer to stop payment of principal and interest of the said Securities to any other person; viz.

Ten Notes, dated 31st Oct. 1831:

Nos. 1,310 to 1,318 of 1,007, each of 5,000
Sicca Rupees, 5 per Cent Loan—Total
Sicca Rupees 45,000

Interest due on the Sum from 31st Jan. 1837.

One Note, No. 1,319 of 1,007, dated 31st Oct. 1831, for Sicca Rupees 5,000, of 5 per Cent Loan..... 5,000

Interest due from 31st Oct. 1836.

The above Notes are in the names of Narainpersaud and Bullub Dasa, and the Interest upon them is made payable at Cawnpore.

NOTICE.—The Firm commonly called the **DACCA MILLS**, but carried on under the title of A. G. Glass and Co., is this-day dissolved.

A. G. GLASS & CO.

Calcutta, 25th May, 1837.

THE Valuable **Dacca STEAM RICE MILLS**, for Peremptory Sale. To be Sold by Public Auction, by MACKENZIE, LYALL AND CO., at the Exchange Commercial Sale Rooms, on Tuesday, the 20th June, 1837, to the highest bidders, without reserve, (if not previously disposed of by private Contract), the valuable **STEAM RICE MILLS**, at Dacca. The whole Property standing on 32 beegahs of Ground, more or less.

THESE MILLS COMPRISE—

LOT No. 1.—A three-storied puckah built Mill for husking Rice, worked by a 10-horse power engine low pressure, in complete working order, attached to the same is a five-storied Godown, capable of holding a large quantity of Paddy, and a small Bullock Mill attached to it, commonly used for making Rice Flour.

A Rice Mill, worked by two 8-horse power engines low pressure, in complete working order, having small Godown attached, as also a Steaming Apparatus, partially out of order.

A Brass Foundry and Blacksmith's Shop, with Turning Lathe and all the requisite working utensils, as also spare Machinery and sundry Stores, as per Inventory.

Lot No. 2.—A large Dwelling House, containing 12 commodious Rooms, having commodious Godowns below, with a large and beautiful Garden attached, as well as every convenient Out-office.

Lot No. 3.—A small Dwelling House, with a Garden attached, the purchaser of this Lot can have any quantity of unoccupied ground as he may agree upon.

Lot No. 4.—A small thatched Bungalow, with a small Garden attached.

Lot No. 5.—A small pukka House, out of repair, with a Garden attached.

The whole of the above property stands upon a Talook, paying an annual Revenue to Government of about Co.'s Rs. 375, the greater portion of which is tenanted by Ryots.

The purchaser of Lot No. 1 will be considered holder of the above Talook, and the purchasers of the other Lots will be liable to him for an Annual Rent of 1 Rupee 8 Annas per biggah, for as much Land as each of their respective Lots may contain.

The Title Deeds are in the possession of G. Hudson, Esq., Attorney at Law, where they may be inspected by intending purchasers.

A Plan on a large scale of the whole Property may be seen on application at the Exchange, by intending purchasers.

N. B.—There are about 12,000 maunds of fresh Paddy, and about 5,000 maunds of Fire-wood on the Premises, which the purchaser of Lot No. 1 will have the refusal of at a fair valuation.

CONDITIONS OF SALE :

1st.—One-third to be paid down in Cash on the day of Sale.

2d.—One-third at six months, bearing Interest at 9 per Cent. per annum.

3d.—One-third at twelve months, ditto ditto.

Purchasers to be at the expence of Conveyance.

NOTICE.—Mr. WILLIAM KERR EWART is admitted a Partner in our firm from the 1st May.

GILLANDERS, ARBUTHNOT & CO.

Calcutta, 19th May, 1837.

NOTICE.—Mr. THOMAS HOLROYD was admitted a Partner in our Firm on the 1st instant.

R. C. JENKINS, FERGUSON & CO.

Fairlie Place, 13th May, 1837.

SECOND REPORT

ON THE

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BY WILLIAM ADAM, Esq.

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This day is Published,

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MILITARY PAY AND AUDIT REGULATIONS OF BENGAL, corrected, by an additional Appendix, up to February 1837, with Tables and Index complete. Sewed 11 Sicca Rupees. Cloth boards 12 Sicca Rupees. Apply at the Military Orphan Press.

* The Appendix will not be furnished separately except to purchasers of the Original Work.

March 9, 1837.



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, MAY 31, 1837.

No. 65.

FORT WILLIAM,

GENERAL DEPARTMENT, THE 17TH MAY, 1837.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments for May, instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Thursday, the 15th proximo.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. PRINSEP, *Secy. to Govt.*

FORT WILLIAM,

MILITARY DEPARTMENT, 15TH MAY, 1837.

Notice is hereby given, that the Pay, Batta, and other Allowances for May 1837, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Saturday, the 10th proximo.

By Order of the Right Hon'ble the Governor General of India in Council,

WM. CASEMENT, *Col.**Secy. to the Govt. of India Mil. Dept.*

No. 395.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

THE 17TH MAY, 1837.

The following Resolution, passed by the Right Hon'ble the Governor General of India in Council, is published for general information:

Resolution.—The Right Hon'ble the Governor General of India in Council remarks that the principle of the Rule recently established for Bengal, under which the Salary of Officers deputed to other Stations of the same Presidency will be Audited payable at the place where they may be employed, applies equally to the case of Officers of one Presidency employed temporarily, either under the Supreme Government or in another Presidency, without vacating the substantive Office to which they are attached under their own Presidency,—but the Rule cannot be established in the same form, because the Auditor of one Presidency cannot Audit Salary Bills and adjust the fund deductions, &c. of another. In order to give to Servants in this predicament the same advantage of drawing all their Allowances at the place where they may be employed, the Right Hon'ble the Governor General of India in Council determines that the following Rule shall be established. Whenever a Servant attached to one Presidency shall obtain temporary employment under another Presidency, and shall desire to draw the Allowances of his substantive Office at the place or in the Presidency to which he has been deputed, he shall apply to the Government of his Presidency for an order to the Civil Auditor to grant him a Certificate of the amount Salary less deductions to which he is

entitled, and the Civil Auditor of the Presidency in which he is doing duty, shall, on the strength of that Certificate, pass to him a monthly sum on account, as the Civil pay of the other Presidency, the amount so passed to be made payable at the Treasury of the place where the Officer is employed, upon duplicate or triplicate receipts, and to be adjusted in account by the Accountant or Accountant General of the Presidency as a remittance to the debit of the Presidency on account of which it is paid. With respect to Divisions of the same Presidency as the Collectors of one Division are in the habit of granting Bills on those of the other which are adjusted thro' the two Offices of Account, the Governor General of India in Council adopting the suggestion of the Accountant General, determines that when an Officer of the North Western Provinces may be deputed to officiate within those under the Governor of Bengal or vice versa, the Salary Bill of his substantive Office being transmitted for Audit to the Auditor of the proper Division, shall by him be forwarded to the Collector of the District where it is ordinarily payable, and that Officer shall, if it be duly receipted, issue and transmit to the Officer a Bill for the amount as per Audit payable to the individual at the Treasury of the place where he may be employed on duty, such Bills to be granted at par without any charge of Hoondcean.

H. T. PRINSEP,

Secy. to the Govt. of India.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

THE 22D MAY, 1837.

Resolution.—The Governor General in Council having had under his consideration the present state of the Administration of Affairs in the Settlements of Prince of Wales' Island, Singapore and Malacca, his attention has been particularly directed to the condition of the landed proprietors, and to the tenures by which lands are held in those Settlements. The Regulation which prescribes the mode of authenticating titles in one of the Settlements has been declared by the Recorder's Court to be invalid. The validity of other Regulations on the same subject is considered by high Authority as questionable,—and whether these Regulations be valid or not, it is certain that many persons who have a fair claim to landed property within those Settlements, would be unable to make out a legal title to that property.

The Governor General in Council has reason to believe that many Estates in those Settlements have been acquired under circumstances which though they might not be considered by a Court of Law as sufficient to create a right of property, give the holders a strong claim on the justice of the Government, and he is satisfied that no advantage which could be obtained by rigidly enforcing the claims of the State against such persons, would compensate for the evils which would be the effect of such a course of policy.

The Governor General in Council has therefore determined to avoid taking any measure which can possibly shake the security of property, or diminish the confidence which is reposed in the public faith. He has determined to put an end to all disputes respecting the legality of the existing Regulations which relate to this subject by repealing those Regulations. He has determined to confirm by an Act of unquestionable legality all the rights which those Regulations bestowed on individuals. He has determined to institute an inquiry into claims to which the provisions of the existing Regulations do not extend for the purpose of giving validity to all which appear to be well grounded, and at the same time of enforcing the rights of the State in cases only in which they may have been wilfully or fraudulently infringed.

It is the intention of the Governor General in Council that this inquiry shall be conducted in an impartial and liberal manner. It is not the wish of Government to scrutinize in a litigious spirit the claims which may be brought forward or consider itself as placed in the situation of an adverse party with regard to any person who occupies land under any pledge express or implied on the part of the State. The Commissioner by whom the inquiry is to be conducted will be placed under the authority of the Government of Bengal, and that Government will be requested to give directions for making public the instructions which the Commissioner may receive for his guidance in the determination of questions affecting the rights of the Government, or of individuals in Land.

With these views the Governor General in Council has passed the following Act.

ACT No. X. of 1837.

I. It is hereby enacted, that from the date of the passing of this Act, Regulations I. and IX. of 1830, passed by the Governor in Council of Prince of Wales' Island, Singapore and Malacca, and likewise Regulation I. of 1831, passed by the Vice President in Council, shall be repealed.

II. And it is hereby enacted, that it shall be lawful for the Governor General of India in Council to appoint one or more Commissioners for the purpose of inquiring into, and deciding upon, claims to hold lands within any of the Settlements of Prince of Wales' Island, Singapore and Malacca, whether the said claims be founded on grants or titles registered in conformity with the Provisions of any of the Regulations repealed by the foregoing Clause or not; provided nevertheless that every person holding land in any of the Settlements aforesaid, under a grant or title registered in conformity with the provisions of the said Regulations, shall be entitled to hold such land for such terms and on such conditions as are specified in such grant or title.

III. And it is hereby enacted, that on the arrival of any such Commissioner in any of the said Settlements, it shall be lawful for such Commissioner to require that all claims and applications to hold lands in that Settlement, which may be pending before the Resident Councillor, Collector or Superintendent of Land Revenue, shall be transferred to the said Commissioner, to be dealt with by him according to the powers vested in him by authority of this Act.

IV. And it is hereby enacted, that it shall be lawful for any such Commissioner whenever he may be within any of the said Settlements, to cause a survey or measurement to be made of any lands within that Settlement, in such manner as he may deem proper, and to require by a summons under his hand any person resident within that Settlement to attend before him and to produce any document relating to the right to any land or interest in land within that Settlement, and it shall further be competent to the said Commissioner to examine any such person upon Oath touching the right to any such land or interest in such land.

V. And it is hereby enacted, that whenever any such Commissioner being within any of the said Settlements, shall in prosecution of the duties assigned to him by this Act discover that any person owning, or occupying lands within that Settlement under any grant or title registered in conformity with any of the Regulations repealed by Section I. shall be in possession of more land than is specified in such grant or title, it shall be competent to the Commissioner aforesaid to declare the land so held in excess to be liable to separate assessment.

VI. And it is hereby enacted, that if any person shall hold or occupy land within any of the Settlements aforesaid, by a grant or title which shall not have been registered in conformity with the provisions of any of the Regulations repealed by this Act, and such person shall prefer a claim to hold or occupy the same, or if such claim shall arise out of any proceeding or inquiry held by the Commissioner under this Act, it shall be competent to the said Commissioner to investigate the claim, and in every case in which the said Commissioner shall be of opinion, that the claim is a fair one, the said Commissioner shall make a decree assigning the land to which there may be such fair claim to the party who has such fair claim on such conditions, and for such term as may be prescribed under the Rules laid down for the guidance of the said Commissioner, and such decree shall constitute a good title as against the Government to the land therein assigned on the conditions and for the term therein specified.

VII. And it is hereby enacted, that whenever the Commissioner aforesaid under the power vested in him by Section IV. of this Act, shall require the attendance of any person or the production of any document by any person, he shall cause such person to be served with a notice under the hand of the said Commissioner, stating the purpose for which the attendance of such person is required, the documents (if any) which such person is to bring with him, and the period within which such person is to attend, and if such person cannot himself be found, the notice shall be affixed at his usual place of residence.

VIII. And it is hereby enacted, that if any person shall wilfully omit to obey any lawful Summons to attend before the said Commissioner or to produce any document which he is required by the said Commissioner in the exercise of the lawful powers of the said Commissioner to produce, or to answer any lawful question put by the said Commissioner, it shall be competent to the said Commissioner to impose upon the person so wilfully omitting, for every such wilful omission, a fine not exceeding 50 Rs. commutable if not paid, to imprisonment by order of the Commissioner in the Civil Jail for a period not exceeding one month.

IX. And it is hereby enacted, that whoever shall forcibly resist or cause to be resisted any such Commissioner or any person employed by such Commissioner, in the performance of any thing which such Commissioner is by this Act authorized to perform, or to cause to be performed, shall on conviction before a Magistrate, be punished with imprisonment for a term not exceeding one year, or fine, or both, in addition to any punishment to which such offender may be liable by reason of any other offence committed in the course of such resistance.

X. And it is hereby enacted, that whoever being under examination before any such Commissioner either on oath or on a declaration received instead of an oath, knowingly and deliberately affirms that to be true which he knows to be false, touching any point material to the question which the Commissioner is investigating, shall be taken to be guilty of perjury and be dealt with accordingly.

XI. And it is hereby enacted, that all Orders and Decrees passed by any such Commissioner by which the possession of any land within any of the Settlements aforesaid shall be altered or affected, shall be final.

XII. Provided always, that if any party objects to any Decree or Order of the said Commissioner on the ground that such Decree or Order deprives that party of a legal right to land or to some interest in land, it shall be lawful for that party at any time within six weeks after the making of such Decree or Order, to move the Court of Judicature of Prince of Wales' Island, Singapore and Malacca, to quash such Decree or Order, which Court shall try the question whether such Decree or Order be or be not inconsistent with any legal right of the party moving, and if the said Court shall decide that such Decree or Order is inconsistent with any such legal right, the Decree or Order of the Commissioner shall be quashed by the said Court and shall be of no effect.

XIII. And it is hereby enacted, that the said Court of Judicature shall not decide whether a Decree or Order of any such Commissioner shall or shall not be quashed except when the Recorder is sitting in the said Court if there be at that time a Recorder.

XIV. And it is hereby enacted, that no Decree or Order of any such Commissioner shall be executed until six weeks shall have elapsed from the date of such Decree or Order. And it is further hereby enacted, that if any application shall be made to the said Court of Judicature as provided for in Section XII. of this Act, in that case the Decree or Order with respect to which such application is made, shall not be executed until such application shall be finally disposed of by the said Court.

XV. And it is hereby enacted, that if no such application to the Recorder's Court as aforesaid, shall be made within the period fixed in Section XII. of this Act, the said Commissioner shall proceed to execute the Order or Decree passed by him in the same manner as the decrees of the Recorder's Court are executed; and all Sheriffs, Magistrates, Constables, and other public Officers, are hereby enjoined and required to be aiding and assisting in the execution of the same.

XVI. And it is hereby enacted, that every Commissioner appointed under this Act, shall be guided in the performance of the duties confided to him under the provisions of this Act by such instructions as he shall from time to time receive from the Governor of Bengal.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 29TH MAY, 1837.

The following Draft of a proposed Act was read in Council for the first time on the 29th May, 1837:

Act No. — of 1837.

I. It is hereby enacted, that every house and out-house built within the City of Calcutta, after the 1st day of November, 1837, shall be covered with an outer roof of incombustible materials, and that, if any house or out-house be built in contravention of this provision, the owner of such house or out-house shall, on conviction before a Magistrate, be punished with fine not exceeding 100 Rupees.

II. And it is hereby enacted, that it shall be lawful for the Superintendent of the Police of the said City, from the date of the passing of this Act, to tender to the owner of any house or out-house within the said City, which house or out-house may have been built before the said 1st day of November 1837, and which may not be covered with an outer roof of incombustible materials, a sum of money to defray the expense of covering such house or out-house with such an outer roof, and that if the owner of such house or out-house shall accept the sum so tendered and shall engage that such house or out-house shall be covered with such an outer roof within a certain time, and shall not within that time cause such house or out-house to be covered with such an outer roof, such owner shall, on conviction before a Magistrate, be punished with a fine not exceeding ten times the sum so accepted by such owner.

III. And it is hereby enacted, that if any house or out-house shall be built in contravention of the provision contained in Section I. of this Act, or if any owner of a house or out-house shall refuse to accept a sum of money tendered by the said Superintendent in the manner described in Section II. of this Act, it shall be lawful for the said Superintendent to cause such house or out-house to be covered with an outer roof of incombustible materials without the consent of the owner thereof, and to cause such alterations to be made in the walls of such house or out-house, as may enable such walls to support such outer roof, and to defray the expense out of any funds which may be put at the disposal of the said Superintendent for that purpose either by the Government or by any private person or body of private persons.

IV. And it is hereby enacted, that whoever shall wilfully obstruct the said Superintendent, or any person acting under the authority of the said Superintendent, in the exercise of the powers given to the said Superintendent by Section III. of this Act, shall, on conviction before a Magistrate, be punished with a fine not exceeding 100 Rupees, in excess of any punishment to which the person so obstructing may be liable by reason of any other

offence which he may commit in the course of such obstruction.

V. And it is hereby enacted, that all fines levied under the authority of this Act shall be paid into the General Treasury, and shall be applied to the purpose of defraying expenses incurred in carrying this Act into execution.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 3d day of June next.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

GENERAL ORDERS BY THE RIGHT HON'BLE THE
GOVERNOR GENERAL OF INDIA IN COUNCIL.
FORT WILLIAM, 29th May, 1837.

No. 106 of 1837.—A Special Committee of Enquiry, composed of the Officers hereinafter named, will assemble at Meerut as soon as may be practicable, for the investigation of such matter as will be communicated to the President, with full instructions, by the Secretary to the Government of India in the Military Department.

President.

Lieutenant Colonel Wild, 30th Native Infantry.

Members.

Major Gwatkin, Superintendent of the Hapur Stud.

Major Huish, 26th Native Infantry, and

Captain Osborn, Deputy Assistant Commissary General.

The Deputy Judge Advocate General of the Meerut Division will attend the Committee, and conduct the Proceedings under the instructions to be conveyed to the President by the Military Secretary to the Government of India.

WM. CASEMENT, Col.

Secy. to the Govt. of India Mily. Dept.

FORT WILLIAM, 29th May, 1837.

No. 107 of 1837.—Mr. Charles Doveton having satisfied Government on the points of qualification prescribed by existing Regulations, is admitted to the service, as a Cadet of Infantry on this Establishment, agreeably to instructions from the Hon'ble Court of Directors. Mr. Doveton is promoted to the rank of Ensign, leaving the date of his Commission for future adjustment.

WM. CASEMENT, Col.

Secy. to the Govt. of India Mily Dept.

FORT WILLIAM, 31st May, 1837.

No. 108 of 1837.—Assistant Surgeon William Bell, of the Medical Department, is permitted to proceed to Europe on Furlough, on account of his private affairs.

WM. CASEMENT, Col.

Secy. to the Govt. of India Mily. Dept.

No. 79.

AVA PRIZE MONEY.

NOTICE.

NOTICE is hereby given, that European Officers, other than Petty Officers, Claiming Prize Money on account of services performed on the Marine Department, during the late Burmese War, are required to forward to the Office of the Marine Board, Bills in duplicate, containing their names, the Vessels to which they belonged, the Situations they filled, and the Salaries they received, noting the time they held each Station, and drew each Salary respectively. The Bills are to be accompanied by such Vouchers as the parties may have in their power to furnish. Petty Officers and European and Native Seamen will prefer their Claims at the Bankshall, where, on affording satisfactory proof of their identity and the justice of their Claim, they will be included in Abstracts to be from time to time passed up to the Marine Board for examination and transmission to the Military Auditor General.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 11th January, 1837.

নম্বর ৭৭

জরিগমায়ি কে অস্তখির মলক او ايافت شده
اشتهار داده میشود که

عهد و داران خفیف و یوروپیان یعنی متوطنین
ولایت فرنگ و خلصیان ساکنین این دیار هر
کسی که دعای سبت به زریغمای مذکور داشته
باشند باید که در مقام بنگسال اظهار آن نمایند
و اگر از روی وجهه نبوت که موجب اطمینان
باشد اثبات اینمعنی خواهد رسانید که نامهای
که ظاهر نمایند فی الحقیقت آنها همان کان هستند
اعنی اسمای فرضی بر خود ها نگرفته اند و مستحق
یافتن زر مدعا بها هستند آنکا نام های کان
مذکورین در فهرست انامیان داخل گردید و
وفا فوقتا برای مقابله بحضور صاحبان عالیشان
میرین بورق و از انجا برای پاس نمودن آن
به پیشگاه صاحب ملیتری آن یقار جنرل فرستاده
خواهد شد فقط

بموجب حکم صاحبان عالیشان میرین بورق
فورت ولیم فی التاریخ یازدهم ماه جنوری
سنه ۱۲۸۷ ع

নং ৭৯

আবাদেশ লতু টাকা

এস্তেহার দেওয়া যাইতেছে যে ছোট কর্তাকারি
ব্যক্ত সকল ও ইউরোপিয়ান অথবা গেরা লোক
ওদেশী থালাসী লোক সকল যাহারা আবাদেশ
জয় লতু টাকা প্রতি দাওয়া রাখে তাহাদের কর্তব্য
যে মোঃ বৎসালে আপনং দাবি উপস্থিত করে
তথায় যদি খতিরজমা মতে সাবুদ করিতে পারে
যে যে নাম গুহন পূর্বক দাবি করিতেছে তাহারা
যথার্থ সেই ব্যক্তি বটে অর্থাৎ আরোপিত ব্যক্তি
নহে এবং তাহাদের পাওনা নিঃসন্দেহ ওয়াজিবী
বটে তবে তাহাদের নাম আবিস্তাক্ত বিবের মধ্যে
দাখিল হইয়া সেই বিল জুযুত সাহেবান আলি
সান মেরিণ বোর্ডের মোকাবিলার নিমিত্তে ও
জুযুত মেলেটরি আডিটর জানেরেল সাহেবের
পাস হইবার নিমিত্তে নিরূপিত সময় আইবেক

বিমোজিব হুদুম সাহেবান আলিসান মেরিণ
বোড কোর্ট উইলিয়ম সন ১৮৩৭ সাল তারিখ ১১
জানুয়ারী

LIGHT AT FALSE POINT—BAY OF BENGAL. NOTICE.

REFERRING to the Notice published from this Office under date 19th July last, Notice is given that on the 1st day of March next a Light will be exhibited at False Point on a Tripod, in Latitude 20° 10' 25" N. and Longitude 86° 48' 8" E.

The Light will be exhibited from an elevation of about 65 feet above high water mark, and be visible in clear weather at a distance of about 13 miles from an elevation of 15 feet above the surface of the Sea.

The Light will be continued at this height until the end of November, after which it will be discontinued, in order to the removal of the Lantern to the top of the permanent Building. It will subsequently, viz. on and after the 1st March, 1838, be again exhibited at an elevation of 120 feet above high water mark, and be then visible from 18 to 20 miles in clear weather, from the height of 15 feet from the surface of the Sea.

The Pilots' Station will be continued as heretofore, off Point Palmyras, during the S. W. Monsoon, that is from the 15th March to the 15th September, during which period the Pilot Vessels cruise during the day off the Point, anchoring during the night in a line East and West, in Latitude 20° 44' to 20° 48' N. with the Point bearing West to W. by S.; the Vessel, on board of which the next turn Pilot may be, will burn a Blue Light and fire a Maroon alternately every half hour, commencing with the former at eight o'clock and continuing till day light.

Commanders, on making the Light on False Point, are recommended after bringing it to bear West in from 13 to 14 fathoms, to steer to the N. E. keeping in from 13 to 18 fathoms as the wind may hang to the Westward or Eastward, on no account coming under the former depth. In this track the Blue Light and Maroon abovementioned will be seen long before the Light on False Point is lost sight of. If, however, about the beginning of September, the wind comes from the Eastward or the weather assumes a threatening appearance, the Pilot Vessels necessarily haul off to the Eastward, and will then be found in a line between Point Palmyras and the Floating Light at the entrance of the Eastern Channel. Vessels therefore about that period, if the wind hangs to the Eastward or has a threatening appearance, are recommended after leaving False Point on no account to approach Point Palmyras, but rather to endeavour to make for the Floating Light at the entrance of the Eastern Channel, and it is further notified that from the 15th September no Pilot Vessel will be found to the Westward of the Western Sea Reef.

From the 15th September to the 15th March the Pilot Vessels cruise during the day between Saugor Sand and the Western Sea Reef, anchoring in the night East and West of each other, in Latitude 21° to 21° 10' North.

Vessels approaching either Station during the day, are requested to make for that Vessel on board of which they will see a large red Flag flying at the Main whenever they can do so without great inconvenience or delay. In the night during the N. E. Monsoon, that is from 15th September to 15th March, at the Floating Light Station at the entrance of the Eastern Channel, the Vessel having the next turn Pilot on board will burn a Maroon every hour, and in thick weather every half hour, and as before stated, at the Point Palmyras Station, during the S. W. Monsoon, or between 15th March and 15th September, such Vessel will alternately burn a Blue Light and Maroon every half hour. Commanders are in like manner requested during the night to seek their Pilot from such Vessel, it being however understood that any Pilot Vessel which may be first seen is bound immediately to use every exertion to put a Pilot on board, night or day, without reference to turn or rotation, and that this latter is only allowed when no delay is occasioned thereby.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 23d January, 1837.

POSTPONEMENT OF THE OPIUM SALE.

NOTICE is hereby given, that the Opium Sale advertized for Friday the 28th instant, is postponed until Friday the 9th June next, unless in the interim favorable intelligence is received from China, in which case the Board of Customs, Salt and Opium reserve to themselves the option of fixing such earlier date for the Sale as may be advisable.

By Order of the Board of Customs, Salt and Opium, the 25th April, 1837,

S. G. PALMER, Actg. Secretary.

NOTICE is hereby given, that certain Lots of Opium Sold at the last February Sale not having been paid for in full, in conformity to the fourth Condition of the Sale Rules, will be Re-sold under the said Condition, to the highest Bidder, on account of the East India Company, unless the price due upon the same shall be paid into this Office by Thursday, the 1st proximo. The Sale will be held at the Exchange Rooms, on Friday, the 2d proximo.

By Order of the Board of Customs, Salt and Opium, the 25th May 1837,

S. G. PALMER, Acting Secretary.

অস্ত্রার দাদ মিশুদকে

বমুজব শরু চারম বমাদে নিলাম অফিওন
বিমাকু ক্রিমত হরুদর মন্দ ও অফিওন বাক্ত নিলাম
মাহে ফিরুরি কুদশ্তে দাখল নশ্বে অগ্র দরমিান
ইকম মাহে জুন রুজ পুশ্চিম আন্দে অর বিমাকু
ক্রিমত অফিওন মডুর দরিন দফতরখান দাখল
নশুদ তা ফরদায় আন অফিওন মরুওম দরিকুশ্চিম
রুওম অরান কসাব কম্পনি অগ্রিওন বমাদে রুদস্ত
অফিওন ক্রিমত দেহদগান বন্থিলাম লানি ফরুখ
খাওদ শদ

বমুজব ক্রম সাহিান আলিশান বুরু ক্রিমত
ও নমক ও অফিওন ফি তারিখ বিস্ত ও বন্থিম মাহে
সন ১৮৩৭

S. G. PALMER, Acting Secy.

ইকুহার দেওর যাইতেছে

যে নিলামের চতুর্থ সত্ত মোতাবক কিকুরারি
মাহার নিলামে বিক্রিত কএক সিদ্ধক আকিমের
মুলোর বেবাক টাকা দাখিল না হওয়া প্রযুক্ত
যদ্যপি সত্য এই আকিমের ক্রিমতের বেবাক টাকা
আগত ১ জুন বহু প্রতিবাদের মধ্যে এই দপ্তরখানা
য় দাখিল না হয় তব্বে তৎপর দিবস এই আকিম
একস্চেঞ্জর ঘরে ক্রিয়ুত সরকার কোম্পানি বাহাদুরের
র হিসাবে উক্তম মূল্য প্রদায়ককে সানি নিলামে
বিক্রয় করা যাইবেক

বিমোজিব হুজুম সাহেবান আলিসান বোর্ড পর
মিট ও নমক ও আকিম ইতি সন ১৮৩৭ সাল তা
রিখ ২৫ মে

S. G. PALMER, Acting Secy.

NOTICE.

BANK OF BENGAL.

6th May, 1837.

NOTICE is hereby given that the Pamphlet containing the Papers ordered to be printed, for the use of the Proprietors, agreeably to a Resolution at their Special General Meeting of the 25th February last, is printed, and ready for delivery to the Proprietors or their Agents on application at the Bank.

Notice is hereby further given that a Special General Meeting of the Proprietors, will be held at the Bank at 11 A. M. on Saturday the 10th day of June proximo, on the subject of the questions discussed in the said printed Papers.

By Order of the Directors,

G. UDNY, Secy. to the Bank.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Kistnoper-
sind Ghose, late of Ban-
proker, in Calcutta, Mer-
chant and Trader, and now
of Soogindagotoo, in the
Zillah of Hooghly, an In-
solvent.

At a Court holden on Sa-
turday, the 20th day of May,
Instant, It was Ordered that
Saturday, the 8th day of
July next be appointed for
Hearing in this matter, and
that the said Insolvent do
then attend before the said Court. Any Creditor or other
person interested, who may be desirous of establishing or
opposing any Claim on the Estate of the said Insolvent,
may attend and be heard, having filed an Affidavit of Debt
three clear days previous to the day of Hearing.

Notice whereof is hereby given.

Office of Examiner, 25th May, 1837.

Mr. Jackson, Atty.

কলিকাতার জোত্রহিন করজদারানের পরিজ্ঞা

নার্থে আদালত

নাতয়ান কৃষ্ণপ্রসাদ ঘোষের বর্তমান মে
বিশয় জিনি কলিকাতার জোত্রা মাহার ২০ সনি
সাকো নিবাসী সোদাগর এবং বার তরিখের
বারসাই এক্ষেণে জেলা হুগলির আদালতে হুজুম
সুকিন্দা গটোয় বাস করন হইল জে এই
বিশয় সুনানির নিমিত্তে বিজ্ঞারিত আগতো জলাই
মাহার ৮ শনিবার তারিখে এবং তৎকালিন এ উক্ত
নাতয়ান আদালতে হাজির হইবেন কোন মহাজন
কিছা তদ্বিশয়ের সত্যিকারি ব্যক্তি জিনি বাঞ্ছিত
হরেন আপত্য করিতে উক্ত নাতয়ানের আদালতের
তিনি এ সুনানির নিমিত্ত দাবিশের পূর্ণ পূর্ণ তিন
দিবস থাকিতে এক হলকনামা দাখিল করিলে তা
হার আপত্য সুনাই হইবেক

উহার ধবর এতদ্বারায় দেওয়া জাইতেছে

এক জামিনর সাহেবের আকিম

সন ১৮৩৭ সাল ২৫ মে

মে জাকিসান উকিল

SUPREME COURT—CALCUTTA.

Sree Mutty Joymoney Dossee
Bohoo Rane, Complainant,
and
Sree Mutty Sibsoosondery
Dossee Bohoo Rane and
others, Defendants, and the
revived cause.

Notice is hereby
given, that pursuant
to a Decretal Order
made in these causes
on the Twenty-eighth
day of March last, the
Creditors and Lega-
tees of Raja Sibchunder Roy deceased, are required to
come before the Master at his Office in the Supreme
Court, on or before the 1st day of June next, and
prove and establish their respective Debts and Lega-
cies, and that in default thereof they will be precluded
from the benefit of the said Decretal Order.

A. DOBBS, Master.

Calcutta, Court House,
Master's Office,
26th April, 1837.

SUPREME COURT, CALCUTTA.

RAJCHUNDER DOSS, Com-
plainant,
and
GOPEEMOHUN DOSS AND
OTHERS, Defendants, and
the revived Suit.

Notice is hereby
given, that pursuant
to the Decree in these
Causes, bearing date
the Fifth day of Sep-
tember last, the un-
dermentioned Property in the pleadings particularly
described, will be sold and disposed of by Public
Sale, at the Office of the Master in the Supreme
Court, on Thursday, the 1st day of June next,
between the hours of 12 and 2 o'clock, for the
purpose in the said Decree mentioned.

Lot No. 1—The Upper-roomed Brick-built Dwelling House, No. 13, and One Biggah and Four Cottahs of Land, on part of which the said House is built, situate at Rannee Moody Gully, in the Town of Calcutta, and now in the occupation of Messrs. Foster, Chapman and Co.

Lot No. 2—The Upper-roomed Dwelling House and Ground, on part of which the same is built, containing, by estimation, Sixty Biggahs and Eight Chittacks, situate at Kidderpore, in the Suburbs of Calcutta, and bounded on the North by the Old Garden Reach Road, on the South by the New Garden Reach Road, on the West by Land now belonging to Radamadub Bonnerjee, and on the East by the Motee Jheel Land.

For further particulars apply at the Master's Office, or to Mr. G. Higgins, the Complainant's Solicitor.

Master's Office, 14th April, 1837.

SUPREME COURT.

Robert John Lattey, Exor. } Notice is hereby
&c. Complainant, } given, that pursuant
vs. } to a Decretal Order
Charles John Pittar, Exor. } made in this Cause on
&c. Defendant. } the 8th of April last,
the Creditors and Legatees of Mary Anne Fleming deceased, are required to come before the Master at his Office in the Supreme Court, and prove and establish their respective Debts and Legacies, and that in default thereof they will be precluded from the benefit of the said Decretal Order.

Master's Office, 5th May, 1837.

বড় আদালত

রাবট জন লেটি টরনি সকলকে খবর দেও
ওগররহ কৈরাডি যা জহিতছে জে এ
বরশেষ এগরেলের হুমানুসা
চ্যারলস জন পিটের কিলিমিদের মহাজ
টরনি ওগররহ আসামি নেরা ওনিগেসিরা এ
বিড় আদালতের মেটর আকিসে মেটর সাহেবের
নকট আনিরা তাহারদিগের আপন ২ বিষয় ও
পাওয়ানা সাব্যস্ত করিবেন ইহাতে আহারা
নাআসিবেন তাহারদিগের আর কোন দারিদ দা
ওয়া এ ভিগরিতে থাকিবেনা
মেটর আকিস
সন ১৮৩৭ সাল ৫ মে

GOVINDPERSAUD BOSE & OTHERS,

vs.
BUDDINOTH BOSE & OTHERS.

PURSUANT to an Order of the Supreme Court, bearing date the 20th day of March, 1837, made in a Cause wherein Govindpersaud Bose and Others are Complainants, and Buddinot Bose and Others are Defendants, whereby Elliot Macnaghten, Esq., was appointed Receiver of the undermentioned Talooks, &c. belonging to the Estate of the late Nundo Coomar Bose, with leave to let the said Talooks, &c. for such period and in such manner as to him should seem meet,

Notice is hereby given, that on Monday, the 5th day of June 1837, at 12 o'Clock, at the Office of the Receiver of the Supreme Court, the following Talooks will be let to farm in two several Leases for such period as may be agreed upon at the time of the bidding to the person or persons making the best offer for the same, that is to say:

1ST LEASE.

In 24-Pergunnahs, Pergunnah Burridhaty, Turf Muthoorapore, consisting 21 Villages, with Tieca Lands attached to the same Turf.

In Ditto Ditto, Turf Wooterparrah, consisting 10 Villages, with Tieca Lands attached to the same Turf.

In Ditto, Pergunnah Hatteaghur, Turf Gohirepore, consisting 16 Villages, with Tieca Lands attached to the same Turf.

In Ditto, Pergunnah Auzeemabad, Hoodah Madhubpore, consisting halves of 36 Villages.

In Ditto, Pergunnah Duckin Saugur, Turf Mudsoodunpore, consisting 14 Villages.

In Ditto, Pergunnah Burridhaty, Turf Alley-pore, consisting 42 Villages.

In Ditto, Pergunnah Hatteaghur, Turf Rangafullah Radhanagore, consisting One Village.

In Ditto, Pergunnah Auzeemabad Doorganagore, consisting One Village.

Lands in Turf Muthoorapore, in Pergunnah Burridhaty, in 24-Pergunnahs.

Lands in Turf Durriah and others, in Pergunnah Mooragatcha, in 24-Pergunnahs.

Lands in Turf Muthoorapore, in Pergunnah Burridhaty and others, in 24-Pergunnahs.

Lands in Turf Durriah and others, in Pergunnah Mooragatcha, in 24-Pergunnahs.

Lands in Pergunnah Hatteaghur, in Village Chittergunge, in 24-Pergunnahs.

A Rent-free Garden called Rambagon, at Bohooro, in 24-Pergunnahs, in the said Turf Muthoorapore, together with a spot of Land.

In 24-Pergunnahs, Pergunnah Burridhaty and Hatteaghur, &c., Mehal Tieca, Mehal Dabutter, Mehal Mehatron, Mehal Pirratur and Bermoter Lands.

2d LEASE.

5 Five several Shops at Muthoorah, in Zillah Agra, 79 yards.

1 One Moondy or Chuck at Ditto, Rent-free Land.

13 Thirteen Shops and Koonjoobotty at Bindabun.

For further particulars apply to the Receiver's Office.

Receiver's Office, Court House, 27th May, 1837.

NOTICE is hereby given, that certain Effects of the late Mr. ALFING, are under the Seal of this Court, and will be delivered to any person duly authorized to receive them.

H. MOORE, Judge.

Dewanny Adawlut, Zillah Chittagong, }
20th May, 1837. }

NOTICE is hereby given, that the Effects of Mr. BARNARD, deceased, late a Junior Assistant to the Commissioner of Arrakan, are under the Seal of this Court.

A. C. RAINEY, Junr. Asst. Comr.

Arrakan, Aeng, Junr. Assist.'s Office, }
Khyook Phyo, 7th April, 1837. }

TO be Sold by Public Auction, by MOORE, HICKEY and Co., at their Auction Room, on Saturday next, the 3d June, 1837, on account of the Concerned, a Bale containing 17 Pieces of Drab WOOLLENS, landed in a damaged state from the Barque Hope, Captain J. Cockbain.

NOTICE is hereby given, that on the 20th June next ensuing, corresponding with the 8th Asar 1244 B. S., the undermentioned LANDED PROPERTY will be put up for Sale by Public Auction, at the Midnapore Collectorship, for the recovery of Arrears of Government Revenue up to the Kist of Falgun 1244, unless intermediately liquidated.

Pergunnah.	Name of Mehal.	Name of Zemindar.	Sudder Jumna.	Total.	REMARKS.
Soojamootah, ...	Baj Kool, &c....	{ Rajah Gopaul In- der Narnin Roy, ... }	37150 15 6 1	26505 5 2 0	
Midnapore, ...	{ Buzezemin, ... Bazeafce, ... }	Groopersad Roy, ...	489 5 4 0	367 3 0 1	The Sale of the late Treasurer Groopersad Roy's Estates will be peremptorily held for the realization of the amount of Embezzlement proved against him while Treasurer in Midnapore Collectorate, as also for the Revenue due on it.
Jellapore, ...	Ditto,	Ditto,	87 9 10 1	69 12 10 0	
Subung, ...	Seehpore, ...	Ditto,	861 13 4 0	2159 14 2 0	
Ditto,	Nyan, &c.	Ditto,	1931 4 10 0	3434 4 11 2	
Umursee, ...	Selamabad, ...	Ditto,	314 7 4 0	461 13 0 0	
Ditto,	Fazilpore, ...	Ditto,	766 6 3 0	1012 10 4 1	
Khandar, ...	Wardub, &c. ...	Ditto,	976 13 1 2	1232 13 0 3	
Mehal Batetakee,	Palguria, ...	Ditto,	630 1 8 0	439 13 2 0	
			6037 13 8 1	9177 4 6 1	

A. F. DONNELLY, Collector.

Zillah Midnapore Collector's Office, the 9th May, 1837.

ইশতেহার

ধবর দেওয়া আইতেছে জে জেলা মেদনিপুরের মোতালক জমিদারি বাকি ধাকানার নিমিত্তে নিচের তপসীল মোতাবক বাজলা সন ১২৪৪ সালের ৮ আশাউ মোতাবক সন ১৮৩৭ সাল ২০ জুন তারিখে নিলামে বিক্রী হইবেক নওনের ইচ্ছা হয় এ তারিখে হাজির হইবা

নাম পরগনা	নাম মহাল	নাম জমিদার	সদর জমা	এখন বাকী
সুজামুটা	বাজদল ওগয়রহ	রাজা গোপাল ইন্দুনা		
		রায়েণ রায় ...	৩৭১৫০৮/৬ ৥	২৬৫০৮/২
চা. মেদনিপুর—	বাজেজমি বাজেজাপ্তী	গুরুপ্রসাদ রায়—	৪৬৯/৪	৩৬৭৮/০ ১
চা. জলেশ্বর—	এ	এ	৮৭১/১০ ৥	৬২৮/১০
সবল—	সিবপুর্ন ...	এ	৮৬১/৪	২১৫২৮/২
এ	মজাওগয়রহ ...	এ	১১৩১/১০	৩৪৩৪১/১
অমরসী—	সেলম বাস ...	এ	৩১৪/৮	৪৬১৮/০
এ	কাজিলপুর ...	এ	৭৬৬/৩	১০১২৮/৪ ৥
খান্দার—	উগাডমা ওগয়রহ ...	এ	১৭৬৮/১	১২৩২৮/০ ১
পা. এ মহাল বাটীবাکی	পালগড়া ...	এ	৬৩০/৮	৪৩৮/২

এক দফা গুরুপ্রসাদ রায় মহদর এই জেলার ধাকানাগিরি কথের তহবিল তসুতপের দাএ ৩৪২৫১১/২ টাকার নিমিত্তে বর্ক আছে অতএব এ জমিদারি সংপ্রতিক বাকী ধাকানার ব্যতিরেকেও এ টাকার দাএ এ তারিখে নিশ্চয় হইবেক ইতি

9th May, 1837,

A. F. DONNELLY, Collr.

NOTICE is hereby given to the Public, that a Letter containing the undermentioned Government Securities, forwarded through the General Post Office, by Narainpersaud and Bullub Dass, on the 4th of March last, to the address of Hurjus Roy Gunagaram, of Lucknow, being missing; due notice has been given to the Sub-Treasurer to stop payment of principal and interest of the said Securities to any other person; viz.

Ten Notes, dated 31st Oct. 1831 :
Nos. 1,310 to 1,318 of 1,987, each of 5,000
Sicca Rupees, 5 per Cent Loan—Total
Sicca Rupees 45,000
Interest due on the Sum from 31st Jan. 1837.
One Note, No. 1,319 of 1,987, dated 31st
Oct. 1831, for Sicca Rupees 5,000, of
5 per Cent Loan..... 5,000
Interest due from 31st Oct. 1836.

The above Notes are in the names of Narainpersaud and Bullub Dass, and the Interest upon them is made payable at Cawnpore.

TO be Sold by Public Auction, by MACKENZIE, LYALL and Co., at the Exchange Commission Sale Rooms, on Friday next, the 2d June, 1837, to the highest bidders, on account of the Concerned, 9 BALES of WOOLLENS, landed from the "Hope," more or less damaged; viz.

T § 270—14 pieces 52 & 53 inch stout Cloth Green Saved
Lists, 402½ yards.
" 271—12 pieces 53 inch stout Scarlet Spanish Stripes,
355½ yards.
" 272—12 pieces 53 to 55 inch ditto ditto, 358½ yards.
" 273—12 pieces " " ditto ditto, 360 "
" 274—12 pieces 53 to 54 inch ditto ditto, 357½ "
" 275—12 pieces " " ditto ditto, 357½ "
" 276—12 pieces 53 to 55 " ditto ditto, 358 "
" 277 8 pieces 53 " ditto ditto, 211 "
" 4 pieces " " Green ditto, 158 "
" 278—12 pieces 53 to 54 " Scarlet ditto, 355 "

In all nine bales, containing 110 pieces, 3,273½ yards.

STEAM NOTICE.—The **BHAUGURUTTY**, in tow of the **LORD WM. BENTINCK**, Steam Vessel, from Allahabad, arrived at Calcutta on the 27th Instant.

By Order of the Marine Board,
(Signed) **J. H. JOHNSTON**,
Controller of Govt. Steam Vessels.
Calcutta, 29th May, 1837.

NOTICE is hereby given, that a Government Promissory Note for 1822-23, No. 2778, for Five Thousand Rupees, in the name of **HAULKE-MAU BEEBEE**, has been mislaid some time since, and necessary applications have been made to the Accountant General, &c. on the subject.

NOTICE.—Mr. **THOMAS HOLROYD** was admitted a Partner in our Firm on the 1st instant.

R. C. JENKINS, FERGUSON & CO.
Fairlie Place, 13th May, 1837.

JUST PUBLISHED — **HOUGH'S IMPROVED MUTINY ACTS AND ARTICLES OF WAR**, 2d edition, Royal 8vo. broad margins, pp. 340, Price 6 Rupees.

G. H. HUTTMANN, Orphan Press, Calcutta.

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Calcutta, } **G. H. HUTTMANN,**
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Royal 8vo. Price 4 Rupees,

REPORTS OF CASES

IN THE

Court of Sudder Dewanny Adawlut.

Vol. V.—Part I. for 1830.

Mofussil Orders to be accompanied by a Hoondie or reference for payment.

CALCUTTA:—Printed and Published by **G. H. Huttman**,
at the Bengal Military Orphan Press, No. 1, Mangoe Lane.



SECOND SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, MAY 31, 1837.

IN THE SUPREME COURT OF JUDICATURE AT FORT WILLIAM IN BENGAL.

A TRUE and Perfect SCHEDULE of all Sums of MONEY, BONDS, and other SECURITIES, remaining in Charge of the Ecclesiastical Registrar of this Court, under the 39th and 40th George 3d, and of all FUNDS whatsoever that have ever come into the Registry of this Court, since the Establishment thereof, and remained under Charge of the Registrar on the Fourteenth day of January, One Thousand Eight Hundred and Thifty-seven, on which day the same were made over by William Hunter Smoult, Esquire, the late Registrar to, and are now under Charge of, Theodore Diokens, Esquire, the present Registrar of the said Court, filed in Court, by Order of the Judges.

T. DICKENS, Registrar.

NAMES OF INTERSTATES.	Date of Administration.	Court's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
A.					
Adair, Emma Miss ..	15th Sept. 1819,	o	55 5 4	o o o	Retained for Debts.
Affleck, Thos. Serjeant ..	13th Dec. 1825,	o	15 2 3	o o o	
Ahmuty, Richard ..	10th June 1834,	11800	14 6 8	o o o	Retained to pay a Pensioner, &c.
Ainslie, John Colonel ..	23d Sept. 1834,	o	o 2 11	o o o	
Aire, J. R. Lieut. ..	19th May 1829,	700	16 9 9	o o o	Retained for Debts.
Aitkin, John ..	23d March 1835,	12000	o o o	115 15 10	Sa. Rs. 6048 transferable to the Estate of R. B. Middleton deceased.
Alexander, J. W. ..	15th Feb. 1836,	19400	733 11 10	o o o	Cash Balance since disbursed and Sa. Rs. 309-9 retained for Debts.
Alexander, W. F. Ensign	15th April 1833,	o	471 0 0	o o o	Retained for Debts.
Allamond, John ..	2d Dec. 1807,	200	10 3 1	o o o	
Aldin, J. J. Colonel ..	15th Dec. 1834,	o	33 10 0	o o o	Retained for a Debt and Charges, &c.
Ambrose, Geo. Nicholson	14th June 1815,	27000	o o o	145 7 1	Since remitted.
Amos, A. Serjeant	16th Sept. 1834,	200	246 12 6	o o o	
Anderson, A. Assistant Surgeon	12th April, 1819,	400	30 6 3	o o o	
Anderson, Francis ..	11th Dec. 1827,	o	2 5 4	o o o	Retained for Charges.
Andrews, Wm. Captain ..	8th July 1829,	2300	68 11 8	o o o	Ditto for a Legacy.
Ann, Mary Mrs. ..	12th Oct. 1808,	5600	331 4 0	o o o	
Annabate, Corporal ..	8th Feb. 1804,	300	63 11 9	o o o	
Aplin, C. D. Major ..		o	1 0 6	o o o	Retained for Charges.
Appach, J. F. Lieut. ..	28th July 1819,	400	o o o	9 1 5	Ditto for Debts.
Arden, S. Major ..	7th Oct. 1823,	o	926 6 10	o o o	In course of remittance.
Armsby, Henry ..		o	98 0 4	o o o	
Armstrong, A. B. Lieut.	13th April 1824,	o	13 5 4	o o o	Retained for Charges.
Armstrong, James ..		o	0 10 8	o o o	
Arrakil, Arratoon ..	22d Sept. 1829,	o	1 5 5	o o o	Retained for Charges.
Arrakil, B. C. Mrs. ..	6th April 1835,	o	1 8 1	o o o	
Arrakil, Carrapiet ..	29th March 1820,	100	79 2 3	o o o	Retained for a Legacy.

NAMES OF INTERSTATES.	Date of Administration.	Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Arrakil, Carrapiet, Legacy of Astwa Chatter Carrapiet Arrakil	29th March 1820,	o	0 4 7	o o o	Retained for Charges.
Arrakil, Carrapiet, Legacy of Hosannah Narcea	Ditto,	5800	o o o	146 14 10	
Atchison, John Mr. ..	5th Sept. 1822,	o	74 10 8	o o o	
Athanass, John ..	Probate as Executor, 21st Sept. 1835,	13600	o o o	290 5 4	
Ditto, Ditto, on account of Mrs. S. Crane	Ditto,	1000	318 7 2	o o o	
Ditto, Ditto, on account of Mrs. C. Debnam	Ditto,	o	573 12 7	o o o	Since invested.
Ditto, Ditto, on account of Mrs. H. Keatinge	Ditto,	o	103 12 3	o o o	
Atkins, T. M. Miss ..	20th Nov. 1822,	o	84 8 0	o o o	Sa. Rs. 38-15 retained for Debts.
Atkinson, Serjt. Major ..	23d March 1825,	400	16 14 6	o o o	In course of remittance.
Aveline, George ..	9th April 1805,	300	105 7 8	o o o	
Aviet, Gentloom ..	11th Oct. 1836,	o	1595 10 7	o o o	Retained for Debts & since invested, &c.
Awdry, James Lieut. ..	18th Jan. 1836,		301 3 1	o o o	Retained for Debts.
B.					
Babajohn, Massey alias Martyrus ..	1st Nov. 1814,	45000 And Co.'s Rs. 200.	274 2 2	o o o	
Babington, Henry Dr. ..	15th Oct. 1834,	o	151 14 4	o o o	Since remitted.
Buckhouse, E. B. Lieut...	2d Nov. 1830,	o	21 15 1	o o o	Retained for Charges, &c.
Bacon, J. F. ..	8th May 1827,	o	42 1 2	o o o	Ditto for Debts.
Bacon, S. J. Captain ..	13th Sept. 1836,	o	208 1 1	o o o	
Bagley, John Thos. ..	29th July 1834,	o	144 14 10	o o o	Retained for Debts.
Bagram, S. P. ..	26th Jan. 1835,	1500	150 2 1	o o o	Sa. Rs. 963 retained for ditto.
Bails, George ..	18th July, 1836,	o	189 8 4	o o o	Retained for ditto.
Baker, G. W. ..	16th April 1817,	400	47 4 5	o o o	
Balderston, D. Lieut. ..	11th March 1833,	o	106 0 4	o o o	Retained for Debts.
Ball, Wm. Lieut. Col. ..	24th Jan. 1827,	o	18 3 8	o o o	Ditto for Charges.
Balmanno, M. Mrs. ..	17th April 1832,	o	19 15 6	o o o	Ditto for Debts.
Bampton, William Mr. ..	23d Jan. 1822,	200	14 12 0	o o o	
Bannerman, David ..	12th May 1835,	o	255 5 11	o o o	In course of remittance.
Barber, John ..	22d Feb. 1836,	16300	o o o	461 7 11	Retained for Debts chiefly since paid.
Barclay, A. Lieut. ..	21st May 1833,	o	24 12 5	o o o	Retained for Charges, &c.
Barker, George Captain..	15th Sept. 1819,	o	15 14 8	o o o	Ditto ditto.
Barlow, A. ..	21st July 1834,	2100	397 5 9	o o o	
Barlow, William ..	15th Oct. 1834,	o	3 0 4	o o o	Retained for Charges.
Barnard, J. G. Lieut. ..	30th Jan. 1823,	o	31 15 8	o o o	Ditto ditto.
Barnfield, Henry ..	29th Aug. 1836,	500	89 12 4	o o o	Ditto for Debts.
Barnett, F. Ensign ..	12th July 1827,	o	1672 10 11	o o o	Since remitted.
Barnett, J. P. Dr. ..	19th Aug. 1823,	o	32 5 5	o o o	Retained for Debts.
Barrett, R. Mr. ..	27th July 1835,	o	0 1 10	o o o	
Barretto, R. Mrs. ..	1st Oct. 1833,	o	5 14 11	o o o	Retained for Charges.
Barwell, A. M. Mrs. ..	9th April 1822,	o	15 12 11	o o o	Ditto ditto.
Barwell, C. R. ..	3d Jan. 1837,	o	o o o	0 14 0	
Barwell, J. R. ..	7th May 1833,	100	2 13 9	o o o	Retained for Debts.
Bateman, John Lieut. ..	2d Nov. 1830,	o	3 3 2	o o o	Ditto for Charges.
Bathurst, Charles ..	21st Feb. 1832,	o	96 9 7	o o o	Ditto for Debts.
Baulkissen Banniah, ..	28th May 1833,	700	111 5 1	o o o	
Baumgardt, F. R. Captain	9th June 1823,	o	11 11 1	o o o	Retained for Debts.
Baxter, James ..	9th April 1823,	o	57 2 9	o o o	Ditto ditto.
Beauclerk, F. Cornet ..	27th Oct. 1830,	o	15 8 9	o o o	Ditto for Charges.
Beaumont, John ..	11th Nov. 1817,	o	37 4 7	o o o	Ditto for Debts.
Bebee Bennett ..		o	27 15 5	o o o	

NAMES OF INTESTATES.	Date of Administration.		Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Bebee Golestan, alias } Mrs. Parks }	2d Jan.	1827,	2300	190 9 2	o o o	Sa. Rs. 190 retained for an unsettled claim.
Bebee Hannah ..	27th May	1820,	o	52 12 9	o o o	
Bebee Mohundy Khaun- num ..	11th Aug.	1834,	300	224 9 10	o o o	Retained for Charges.
Bebee Maheral Nessa ..	25th Aug.	1834,	400	166 4 5	o o o	
Bebee Noor Begum ..			o	1 5 4	o o o	
Bebee Sook, alias Be- bee Atta }			600	41 9 4	o o o	
Bebee Sydee ..	11th Aug.	1834,	700	136 15 0	o o o	Sa. Rs. 747 11 3 retained for Debts.
Beck, D. S. Lieut. ..	8th Aug.	1836,	1500	o o o	209 3 6	
Beck, J. H. Ensign ..	22d April	1833,	o	16 3 2	o o o	Retained for Debts.
Bedingfeld, R. G. Lieut. ..	21st July	1829,	o	125 4 8	o o o	Sa. Rs. 31 9 2 retained for a Claim.
Beecher, Louiza ..	6th Nov.	1827,	200	100 7 8	o o o	Retained for a Legacy.
Bell, John ..	8th Dec.	1804,	o	24 5 6	o o o	Retained for Charges.
Bell, T. B. Lieut. ..	8th May	1827,	o	29 8 1	o o o	
Bell, Wm. Mr. ..	22d Feb.	1827,	1200	81 15 3	o o o	In course of Remittance.
Bellety, C. J. ..	22d Dec.	1834,	o	2496 11 7	o o o	Retained for Debts.
Bellew, C. R. Lieut. ..	23d May	1828,	o	13 12 8	o o o	Ditto for Charges.
Bennett, John Esquire ..	27th Jan.	1834,	o	53 13 3	o o o	Ditto for a Claim.
Benoit, James Henry ..			o	110 12 8	o o o	Retained to pay Pen- sions.
Benson, George Major ..	13th May	1834,	18000	76 7 0	o o o	
Benson, J. C. Gunner ..	28th July	1829,	o	101 15 2	o o o	Retained for Debts.
Bently, John ..	31st March	1834,	100	5 9 11	o o o	
Best, J. R. ..	12th Jan.	1830,	o	105 15 0	o o o	Ditto ditto.
Beveridge, A. ..	14th Feb.	1832,	100	54 5 0	o o o	Ditto ditto.
Beytts, R. W. ..			o	13 6 3	o o o	Ditto ditto.
Biddulph, T. Lieut. ..	7th Feb.	1832,	o	88 4 10	o o o	Ditto ditto.
Bidwell, T. Band Master			o	162 1 3	o o o	Retained for a Claim.
Binny, Isabella Miss ..	10th Feb.	1834,	o	o o o	1 0 0	
Binny, M. A. Mrs. ..	2d Jan.	1827,	o	6 11 10	o o o	Ditto for Debts.
Binny, Thomas Captain ..	7th Jan.	1822,	200	27 4 11	o o o	Ditto for a Claim.
Birch, Robert Lieut. ..	16th Jan.	1827,	o	4 5 9	o o o	Since invested and re- tained for Debts.
Birkett, Thos. Captain ..	20th Dec.	1836,	o	1057 6 8	o o o	
Blackenhagen, H. Captain	27th Oct.	1817,	100	88 2 0	o o o	Retained for Debts.
Blackwood, James As- sistant Surgeon .. }	18th March	1834,	o	97 13 11	o o o	
Blagden, Edward ..	6th Oct.	1807,	100	19 5 8	o o o	Retained for Debts in course of distribu- tion.
Blake, Martin Esquire ..	10th August	1835,	o	8872 1 5	o o o	
Blinkworth, Robert. . .	12th Nov.	1805,	o	33 1 0	o o o	Retained for Charges.
Blundell, A. J. M. Mrs.	30th Aug.	1826,	4300	274 2 7	o o o	
Blyth, W. W. Ensign ..	21st Sept.	1824,	o	15 4 4	o o o	Retained to pay a Pen- sioner.
Bobjohn, Elizabeth Miss	22d Feb.	1833,	400	30 2 7	o o o	
Boddam, R. H. Ensign ..	20th Dec.	1836,	o	o o o	36 11 8	Since invested.
Boileau, S. Lieut. ..	7th Feb.	1826,	o	18 0 0	o o o	
Bogle, George ..	10th June	1834,	1900	75 0 11	o o o	Retained for Debts.
Bogley, William ..	12th June	1816,	600	69 3 7	o o o	Sa. Rs. 200 retained for Debts and Co.'s Rs. 250 since paid for clothing of the deceased's son.
Boaswell, C. T. Ensign ..	20th Dec.	1836,	o	o o o	691 7 2	
Bouchier, S. E. Miss ..	10th June	1834,	8700	631 14 4	o o o	Retained for Debts.
Bowring, C. B. Capt. ..	27th Dec.	1825,	400	66 7 1	o o o	
Boyce, C. B. ..	2d Sept.	1834,	1300	102 15 7	o o o	Retained for Debts.
Boyd, G. Captain ..	21st April	1829,	400	o o o	6 4 4	Ditto ditto.
Bradbee, B. C. ..	3d May	1836,	o	852 9 8	o o o	Retained for Debts.
Bradby, Daniel ..	26th June	1805,	o	23 14 9	o o o	
Bradshaw, R. Serjeant ..	21st Oct.	1831,	3200	61 4 2	o o o	Ditto ditto.
Brands, Eliophus ..	21st Nov.	1826,	o	61 15 2	o o o	Retained for Charges.
Breen, Henry ..	30th Aug.	1831,	o	10 12 7	o o o	
Brenan, A. Major ..	14th July	1834,	2500	324 6 2	o o o	Ditto for Debts.
Brenan, J. L. Dr. ..	21st Feb.	1827,	o	13 5 7	o o o	
Brett, John Lieut. ..	2d Aug.	1820,	800	96 7 9	o o o	Retained for Debts.
Briers, F. H. ..	21st March	1826,	o	23 9 0	o o o	

NAMES OF INTERSTATES.	Date of Administration.	Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Brightman, Edward ..	27th Jan. 1834,	o	8 14 11	o o o	Retained for Charges.
Brightman, Edw. Trust Account of Mrs. O'Brien	Ditto,	19200	o o o	o o o	
Brodie, William ..	8th Dec. 1834,	1800	116 0 10	o o o	Since paid over to Representatives.
Brooke, H. S. Lieut. ..	24th May 1820,	o	32 7 1	o o o	Retained for Charges.
Brooke, R. D. Lieut. ..	6th Nov. 1827,	o	10 5 3	o o o	
Brooke, W. A. ..	5th Aug. 1833,	o	14450 5 0	o o o	Retained for Debts and in course of payment.
Brooke, W. A. Trust Account	Ditto,	o	192 12 10	o o o	
Brooke, W. A. Trust Account for a Mahomedan Woman ..	Ditto,	9000	o o o	149 1 7	
Broughton, E. R. Col. ..	3d May 1836,	o	9 9 5	o o o	Retained for Charges.
Broughton, E. W. Lieut.	5th Feb. 1817,	200	78 2 3	o o o	
Broughton, J. D. Lieut.	20th Dec. 1836,	o	533 14 7	o o o	Retained for Debts.
Brown, G. L. Captain ..	20th Oct. 1829,	o	49 13 0	o o o	Ditto ditto.
Brown, H. C. A. Ensign	23d Feb. 1820,	o	55 9 7	o o o	
Brown, John ..	26th Jan. 1835,	o	1 11 9	o o o	Retained for Charges.
Brown, J. L. Ensign ..	2d April 1828,	o	4 2 6	o o o	Ditto ditto.
Brown, Thos. Dr. ..	29th Nov. 1815,	o	71 1 7	o o o	
Brown, T. B. Serjeant ..	17th Nov. 1834,	o	159 11 2	o o o	Retained for Debts.
Browne, Harriet Mrs. ..	14th June 1820,	100	21 13 9	o o o	
Browne, J. S. Capt. ..	3d Nov. 1834,	o	190 2 9	o o o	Retained for Debts & Charges.
Browne, W. Captain ..		o	293 10 11	o o o	
Brownrigg, Thomas ..	16th August 1820,	100	79 4 2	o o o	Retained for Debts.
Bruce, R. W. ..	27th August 1833,	600	27 7 9	o o o	Ditto ditto.
Brunet, Claude and Antoinette, separate account of C. M. Brunet	21st Feb. 1832,	15900	o o o	o o o	
Brunet, G. D'L. ..	25th Jan. 1836,	15700	231 13 7	o o o	
Brunet, Claude and Antoinette, separate account of Josephine Brunet	21st Feb. 1832,	16000	o o o	o o o	
Ditto ditto, separate account of Pierre Brunet	Ditto,	o	10 0 0	o o o	
Buchanan, R. J. Assistant Surgeon ..	21st August 1827,	100	77 2 5	o o o	{ Sa. Rs. 97-6 retained for Debts.
Buckingham, J. ..	23d Nov. 1830,	1300	151 1 1	o o o	
Buller, W. Ensign ..	13th Feb. 1827,	o	10 10 7	o o o	
Bunce, William Thos. Lieut. ..	4th April 1836,	1000	73 12 7	o o o	Retained for Debts.
Burgess, Charles ..	19th Jan. 1808,	400	27 3 7	o o o	Ditto ditto.
Burgess, G. Capt. ..	26th Feb. 1823,	o	13 11 5	o o o	Ditto for Charges.
Burgess, Joanna Mrs. ..		o	41 2 11	o o o	
Burgoyne, J. Dr. ..	11th Dec. 1832,	o	132 0 8	o o o	
Burke, H. P. Dr. ..	10th Jan. 1816,	200	109 14 10	o o o	
Burke, L. R. ..	5th May 1829,	100	18 6 6	o o o	Retained for Debts.
Burke, Wm. Augustus Dr.	20th June 1836,	o	287 4 6	o o o	Ditto ditto.
Burnett, J. Dr. ..	5th Dec. 1825,	o	7 14 4	o o o	Ditto for Charges.
Burridge, Samuel ..		o	104 0 11	o o o	
Bury, E. Corporal ..	19th June 1823,	500	104 15 5	o o o	In course of Remittance.
Butcher, Robert ..	19th Feb. 1805,	100	24 8 0	o o o	
Butler, J. M. Captain ..		100	21 12 4	o o o	
Butler, Mrs. ..		o	24 4 0	o o o	Retained for Debts.
Butler, W. Lieut. ..	10th Jan. 1820,	400	o o o	14 12 7	
Butticaz, George Lieut. ..	3d Nov. 1819,	700	o o o	16 1 11	Retained for Debts and in course of payment.
Byron, George Lieut. ..	17th Nov. 1834,	o	330 10 5	o o o	Ditto ditto.
C.					
Caird, J. P. ..		o	88 1 0	o o o	
Calcraft, H. F. Lieutenant General ..	20th Oct. 1834,	o	o o o	95 3 1	

NAMES OF INTERESTED.	Date of Administration.		Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Caldwell, Stephen ..	12th Aug.	1824.	200	75 8 9	o o o	
Camell, John ..	19th July	1826.	o	21 5 0	o o o	
Cameron, J. Serjeant ..	8th Feb.	1804.	100	96 0 3	o o o	
Campbell, A. Lieut.-Col.	17th Jan.	1826.	200	93 10 3	o o o	Retained for Debts.
Campbell, D. Ensign ..	7th Oct.	1828.	o	14 8 7	o o o	Ditto for Charges.
Campbell, John Esq. ..	18th August	1834.	o	76 10 7	o o o	Ditto for Debts.
Campbell, John Lieut.-Col.	17th May	1836.	o	14 6 8	o o o	Ditto for Charges.
Campbell, T. M. Capt. ..	6th April	1835.	o	1454 9 8	o o o	Ditto for Debts, and in course of payment.
Canning, John ..	17th Nov.	1804.	200	13 14 5	o o o	
Carey, Chas. Lieut. ..	20th Oct.	1821.	400	192 8 3	o o o	Retained for Debts.
Carr, H. D. Lieut. ..	22d May	1827.	o	29 15 10	o o o	Ditto for Charges.
Carroll, Hugh Apothecary	30th Nov.	1835.	500	o o o	33 3 7	
Cave, John Henry Major	4th April	1836.	o	267 15 8	o o o	Retained for Debts.
Chalmers, J. ..			o	66 1 9	o o o	
Chapel, A. G. Mr. ..	17th March	1819.	o	72 3 4	o o o	Retained for Debts.
Chew, John ..	24th Feb.	1829.	o	49 12 3	o o o	Ditto ditto.
Chick, J. Asst. Overseer ..	24th Sept.	1833.	o	280 5 5	o o o	Sa. Rs. 12 retained for a Claim & balance since remitted for the benefit of the son of the deceased.
Clark, W. R. ..	5th Feb.	1823.	o	32 14 1	o o o	Retained for Debts.
Clarke, John Lieut. ..	20th Oct.	1821.	o	39 2 0	o o o	
Clarke, Marshall Captain	29th August	1836.	o	145 10 6	o o o	Since remitted.
Clarke, Wm. Lieut. ..	23d April	1817.	o	63 10 11	o o o	Retained for Debts.
Clayter, Wm. ..	18th Dec.	1807.	21400	40 6 7	o o o	
Cleaver, Richard ..	20th March	1834.	o	390 12 9	o o o	Sa. Rs. 35-14-10 retained for Debts.
Cleland, Mr. ..			o	17 5 11	o o o	
Clemishaw, Thomas Dr.	2d June	1835.	o	719 4 0	o o o	Retained for Debts, partly since paid.
Clerkson, H. C. Lieut. ..	3d July	1827.	o	80 7 3	o o o	Retained for Debts.
Cockburn, H. D. W. Lieut.	20th August	1832.	200	60 7 4	o o o	Sa. Rs. 9-14 retained for a Claim.
Cockerell, E. W. ..	15th Nov.	1824.	200	4 7 1	o o o	Retained for Debts.
Cole, William Lieut. ..	30th Sept.	1834.	o	58 3 0	o o o	Ditto ditto.
Colebrooke, W. H. E. Lt.	31st Aug.	1835.	200	82 13 2	o o o	Ditto ditto, partly since paid.
Coles, Edward ..			o	5 5 4	o o o	Ditto for Charges.
Collier, C. Cornet ..	11th Aug.	1819.	400	20 7 2	o o o	Ditto for Debts.
Collier, Wm. ..	14th August	1827.	o	30 5 7	o o o	Ditto for Charges.
Collins, George ..	7th Oct.	1823.	o	11 10 10	o o o	Ditto ditto.
Collins, G. T. ..	2d Dec.	1833.	o	427 7 6	o o o	Ditto for Debts.
Collins, Wm. ..	11th Jan.	1815.	200	44 13 8	o o o	Ditto ditto.
Colquhoun, Archd. ..	25th August	1834.	o	32 0 0	o o o	Ditto for Charges.
Colyear, M. T. Lieut. ..	31st Oct.	1827.	o	8 8 3	o o o	Ditto for Debts.
Comole Raur ..	2d June	1823.	2300	73 0 6	o o o	
Compton, Thos. Dr. ..	17th Sept.	1833.	1200	62 5 3	o o o	Since remitted.
Connell, John ..	18th Dec.	1817.	2700	285 11 0	o o o	
Conolly, Joseph ..	28th May	1833.	o	41 3 0	o o o	Retained for Debts.
Constable, C. G. Lt. ..	9th Nov.	1821.	o	443 2 2	o o o	Ditto ditto.
Cooke, James Dr. ..	7th June	1836.	o	125 2 1	o o o	
Cooper, Gilbert Lieut. ..	1st Jan.	1817.	100	38 15 4	o o o	
Corbett, John ..	9th Nov.	1819.	o	2 0 9	o o o	Retained for a Debt.
Cormick, John Dr. ..	13th May	1834.	o	619 3 10	o o o	
Cornish, Mnason ..	14th July	1834.	o	2 9 3	o o o	Ditto for Charges.
Corson, Andrew ..	25th March	1828.	o	68 3 10	o o o	Ditto for Debts.
Cotes, William ..	21st July	1834.	o	4 10 8	o o o	Ditto for Charges.
Cottrell, Thomas ..	23th Nov.	1836.	1900	216 9 3	o o o	Ditto to pay Pension.
Coucher, C. G. M. ..	13th June	1821.	200	49 13 6	o o o	
Coulon, Henry ..	12th June	1810.	300	43 14 11	o o o	
Cox, W. Ensign ..	26th Feb.	1828.	100	64 6 4	o o o	
Craigie, James Lieut. ..	26th May	1829.	o	52 7 7	o o o	Retained for Debts.
Craven, Thomas Serjeant	12th Oct.	1825.	o	16 0 0	o o o	Ditto for Charges.
Crawford, Dundas Serjt.	30th Sept.	1834.	o	27 9 10	o o o	
Creighton, Henry ..	13th March	1821.	o	25 14 2	o o o	Retained for Charges.
Crew, J. Cadet ..	16th Feb.	1813.	800	149 9 7	o o o	In course of Remittance.
Crichton, John ..	7th July	1803.	100	36 8 4	o o o	
Crookes, William Lieut. ..	2d Oct.	1811.	400	o o o	14 8 6	Retained for Debts.
Cruickshank, J. Captain ..	16th April	1821.	o	456 13 8	o o o	
Culley, Thos. Capt. ..	26th April	1831.	o	17 1 4	o o o	Retained for Debts.

NAMES OF INTERSTATES.	Date of Administration.		Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Cumming, Margaret Mrs.	8th Feb.	1815,	9400	452 15 4	o o o	Since remitted.
Cumming, R. H. Lieut. ..	24th June	1829,	o	34 15 3	o o o	Retained for Charges.
Cunliffe, George Cornet	9th Feb.	1835,	o	1 1 4	o o o	Ditto ditto.
Cuppige, J. R. ..	21st August	1827,	o	19 3 9	o o o	Ditto ditto.
Curtis, J. Captain ..	17th April	1822,	800	02 13 11	o o o	Ditto for Debts.
Curzenven, J. F. Ensign ..	9th March	1824,	o	3 12 1	o o o	Ditto for Charges.
D.						
DaCruz, Elizabeth Mrs...	7th Sept.	1824,	o	2 4 5	o o o	Retained for Charges.
DaCruz, John (Senr.) ..	1st Oct.	1817,	o	52 10 7	o o o	
DaCruz, Joseph ..	22d August	1818,	200	100 12 6	o o o	Retained for Debts.
Dade, J. Lieut. ..	24th April	1832,	o	1 10 6	o o o	Ditto for Charges.
Dallas, J. H. Assistant Surgeon ..	29th Feb.	1836,	1000	230 12 6	o o o	{ In course of Remittance.
Dalzell, Wm. Lieut. ..	2d August	1825,	o	17 2 2	o o o	Retained for Charges.
Daniels, J. Capt. ..	19th April	1834,	o	96 1 4	o o o	Ditto for Debts.
Dare, Selly ..	15th August	1810,	100	38 2 11	o o o	
Dare, William ..	18th Dec.	1820,	300	13 2 2	o o o	
Darke, Charles ..	18th Dec.	1807,	7300	649 12 2	o o o	Since invested.
Davidson, Adam Lieut.	29th June	1824,	o	448 8 11	o o o	Retained for Debts.
Davidson, A. S. ..	16th June	1834,	o	25 3 7	o o o	Ditto ditto and for Charges.
Davidson, Wm. ..	21st April	1829,	100	37 13 9	o o o	
Davis, Wm. F. Assistant Surgeon	2d June	1819,	100	15 13 10	o o o	Retained for Debts.
Davis, Chas. Ensign ..	19th June	1823,	o	77 12 7	o o o	
Davis, Samuel ..	29th July	1834,	o	7 3 8	o o o	Retained for Charges.
Davis, William ..	10th Nov.	1834,	o	15 2 6	o o o	Ditto ditto.
D'Auvergne, Phillip Brigadier General ..	7th Sept.	1835,	43600	o o o	27 12 4	{ Sa. Rs. 2230-4-8 since remitted.
Dawson, J. Serjt. ..	18th March	1834,	o	19 14 10	o o o	Retained for Charges.
Day, Thos. Barrow Dr. ..	2d Sept.	1834,	o	0 4 8	o o o	Ditto ditto.
Deane, C. Capt. ..	24th Jan.	1816,	o	63 6 9	o o o	Retained for Debts.
Delacombe, J. B. E. M.	10th Aug.	1835,	o	2450 9 9	o o o	$\frac{1}{4}$ th of the assets since remitted and $\frac{1}{4}$ th retained for a brother of the deceased.
Delafourcade, J. M. ..	19th Sept.	1807,	12200	716 10 6	o o o	Since invested.
Delamain, James Lt.-Col.	13th March	1833,	16100	o o o	113 13 0	Retained for a Pension.
Delamain, John Colonel	24th Oct.	1836,	o	o o o	9 0 0	
Delany, Mrs. ..			100	9 0 10	o o o	
Dempster, Chas. Asst. Surgeon ..	13th Dec.	1822,	o	32 6 4	o o o	Retained for Debts.
Dennis, C. Asst. Surgeon	26th Feb.	1828,	o	5430 14 4	o o o	Since remitted.
Denny, James ..	5th July	1831,	o	1 9 7	o o o	Retained for Charges.
Dent, George ..			o	o o o	0 6 0	
DeRozario, Anne Mrs. ..	4th Sept.	1816,	10900	92 8 4	o o o	
DeRozario, A. P. ..	2d April	1808,	o	78 10 11	o o o	Retained for Debts.
DeRozio, F. Mr. ..	27th Oct.	1836,	o	238 15 3	o o o	
DeSavignac, Phillip ..	10th April	1832,	o	46 12 6	o o o	Retained for Debts.
D'Escalento, Anna Mavalez ..	25th August	1834,	1200	144 3 3	o o o	
Deschamp, H.R. Lieut.-Colonel ..	24th Oct.	1826,	o	14 0 0	o o o	Retained for Charges.
DeSilva, Anne Mrs., alias DeRozario ..	19th July	1825,	2100	120 14 4	o o o	
DeSouza, John ..	12th April	1831,	o	11 3 2	o o o	Retained for a Legacy.
DeSouza, Paulina Mrs...	2d Sept.	1812,	400	28 8 8	o o o	
Dias, Andrew ..	21st Feb.	1826,	500	16 15 7	o o o	
Dick, John ..	9th August	1825,	8300	389 0 8	o o o	Retained for Debts.
Dixon, John ..	24th Sept.	1817,	200	61 10 2	o o o	Ditto ditto.
Dobbs, Chas. Capt. ..	24th Oct.	1820,	300	75 10 2	o o o	
Donnelly, F. S. Capt. ..	13th Feb.	1822,	2100	154 9 7	o o o	Sa. Rs. 2039-13-8 retained for Debts.
Doran, John ..	5th Oct.	1814,	o	16 13 6	o o o	
Dorward, James ..	27th Dec.	1825,	o	7 15 2	o o o	Retained for Debts.
Douglas, James ..	30th Jan.	1821,	300	66 11 11	o o o	Ditto ditto.
Douglas, Wm. Lieut. ..	11th Dec.	1827,	o	469 14 7	o o o	
Douglas, W. K. Serjt. ..	15th Oct.	1832,	o	15 3 0	o o o	Retained for Charges.
Downes, George ..	9th Nov.	1824,	o	46 3 7	o o o	Ditto for Debts.
Doyle, Anne Mrs. ..	1st Oct.	1833,	500	342 0 11	o o o	
Doyle, Wm. Barrack Serjt.	24th Sept.	1833,	o	12 4 11	o o o	Retained for Charges.

NAMES OF INTERESTED PARTIES.	Date of Administration.	Company's Paper	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Drewett, David ..	9th Feb. 1805,	o	45 6 0	o o o	
Driver, Gerret ..	18th Jan. 1836,	o	0 12 9	o o o	Retained for Charges.
Drummond, C. G. ..	8th Nov. 1831,	o	2 4 3	o o o	Ditto ditto.
Drummond, J. C. Lieut.	15th July 1828,	300	92 4 10	o o o	Ditto for Debts.
Duffin, C. Capt. ..	7th Feb. 1832,	800	25 13 5	o o o	Ditto ditto.
Dunbar, J. W. Capt. ..	18th March 1834,	o	4 4 0	o o o	Ditto for Charges.
Dundon, Richard ..	30th August 1826,	100	28 12 0	o o o	Ditto for Debts.
Dunlop, W. L. Dr. ..	16th March 1830,	o	11 8 6	o o o	Ditto for Charges.
Durie, A. Capt. ..	16th Jan. 1827,	o	13 15 1	o o o	Ditto ditto.
Durie, A. L. Lieut. ..	16th March 1830,	o	0 1 1	o o o	
Durie, R. H. Lieut. ..	23d March 1835,	o	694 13 10	o o o	Retained for Debts.
Durward, James Captain	24th Oct. 1836,	500	1347 11 5	o o o	Since invested, and Co.'s Rs. 266-10-8 retained for Debts.
Duval, John David Lieut.	24th March 1804,	o	12 11 4	o o o	Retained for Charges.
E.					
Eagar, F. R. Major ..	31st Oct. 1836,	o	o o o	9 0 0	
Eara, Paul Mrs. ..	4th Oct. 1815,	700	135 6 8	o o o	
Earls, John Conductor ..	3d Nov. 1834,	o	7 7 11	o o o	
Eaton, William ..	Probate as Executor, 4th April 1823,	200	97 6 1	o o o	Retained for Debts.
Edmonston, W. A. ..	28th August 1827,	o	17 0 10	o o o	Ditto ditto.
Edwards, Richard Thos. Ensign ..	7th June 1836,	700	54 10 6	o o o	Retained for Debts, and for the Share of Capt. William Edwards a brother of the deceased.
Mabuksh Khan ..		o	31 6 8	o o o	
Elder, James ..	20th March 1832,	o	51 9 9	o o o	Retained for Debts.
Eliot, G. Ensign ..	14th Dec. 1835,	o	114 14 11	o o o	Ditto ditto.
Elliot, B. J. ..	5th August 1828,	1300	42 0 0	o o o	
Elliot, Jonathan ..	10th May 1826,	o	114 11 4	o o o	Retained for Debts.
Elliot, Wm. Lieut. ..	26th June 1832,	o	350 14 4	o o o	Ditto ditto.
Ellis, J. D. B. Lieutenant	25th July 1836,	o	340 2 2	o o o	Ditto ditto.
Erskine, John Major Genl.	8th April 1834,	4400	365 14 9	o o o	
Erskine, R. K. Lieut. ..	8th Feb. 1825,	o	24 11 10	o o o	Retained for Charges.
Evans, William ..	8th Dec. 1807,	2900	53 10 0	o o o	
Ewer, John ..	2d June 1823,	o	133 15 7	o o o	Retained for Debts.
Eyre, C. R. Captain ..	3d July 1827,	o	83 6 8	o o o	
F.					
Facheonas, M. ..		o	44 5 10	o o o	
Faithful, R. C. Lieut.-Col.	4th April 1836,	o	729 10 5	o o o	Co.'s Rs. 350 9 2 since remitted and the balance retained for Debts.
Faria, Annette ..	9th March 1824,	100	45 12 10	o o o	
Farquharson, F. Capt. ..	7th June 1826,	o	44 5 8	o o o	Retained for Debts.
Fenn, Charles Captain ..	1st Oct. 1817,	o	59 10 5	o o o	
Fenton, J. B. Captain ..	7th May 1833,	o	39 10 10	o o o	Retained for Debts & Charges.
Fenton, William Lieut. ..	27th May 1828,	700	33 15 7	o o o	Since remitted.
Fergusson, R. B. Captain	3d July 1827,	o	21 13 2	o o o	Retained for Debts & Charges.
Fernandes, Anna Mrs. ..	6th Oct. 1819,	3500	119 15 4	o o o	
Fewell, William ..	2d Dec. 1834,	o	106 12 8	o o o	In course of Remittance.
Finlayson, Archibald ..	15th Sept. 1808,	100	48 0 1	o o o	Retained for Debts.
Fitzgerald, Brinsley, Esq.	28th Feb. 1832,	o	187 11 1	o o o	Ditto ditto.
Fleming, James ..	26th April 1836,	o	o o o	173 9 3	
Fleming, P. J. Lieut. ..	17th Dec. 1833,	o	270 11 6	o o o	Retained for Debts.
Fleming, William Henry	13th May 1828,	o	o o o	205 11 8	
Foote, John Captain ..	2d Dec. 1834,	o	o o o	13 6 5	
Forbes, A. Ensign ..	2d Dec. 1834,	o	986 0 10	o o o	Retained for Debts chiefly since paid.
Forbes, J. J. Dr. ..	11th Aug. 1829,	o	7 7 5	o o o	Ditto for Charges.
Ford, Charles Gr. Mr. Serjt. ..	8th Aug. 1836,	o	8 8 0	o o o	Ditto ditto.
Forster, Ralph Captain ..	26th April, 1836,	1500	o o o	35 5 5	Ditto for Debts.
Forster, R. W. Lieut. ..	1st Jan. 1823,	400	30 11 8	o o o	Sa. Rs. 201-15-1 retained for Debts.
Fortune, Thomas ..	30th Sept. 1834,	o	3 8 2	o o o	Retained for Charges.
Fraser, James, Esq. ..	28th June 1831,	o	14 10 8	o o o	Ditto ditto.

NAMES OF INTESTATES.	Date of Administration.		Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Fraser, William, Esq. ..	5th May	1835,	o	10 9 2	o o o	Retained for Charges.
Fraser, Wm. Lieut. ..	7th May	1833,	o	9 5 6	o o o	Ditto ditto.
Friend, William Captain	18th Aug.	1824,	1700	o o o	63 10 9	
Frushard, P. G. ..	14th Oct.	1833,	100	11 2 8	o o o	Retained for Debts.
Fry, Robert Capt. ..	7th Aug.	1816,	o	14 14 6	o o o	Ditto ditto.
Fullarton, Mrs. Genl. } alias Bebee Koondun } Konar, 1st account }	29th Jan.	1828,	o	16 0 8	o o o	Ditto for Charges.
Ditto Ditto, 2d ditto ..	24th June	1836,	o	10 10 8	o o o	Ditto ditto.
Fulton, James ..	30th Sept.	1834,	8500	215 5 4	o o o	
G.						
Gage, Wm. Major ..	28th May	1828,	o	10 8 1	o o o	Sa. Rs. 8 retained for a Claim.
Galbraith, F. J. ..			o	3 5 11	o o o	Retained for Charges.
Gale, T. C. ..	23d March	1835,	o	76 14 6	o o o	Ditto for a Claim and Charges.
Galloway, E. ..	30th Oct.	1822,	o	37 7 6	o o o	
Galt, H. M. Assist. Sur- } geon .. }	14th June	1836,	o	3 6 8	o o o	Retained for Charges.
Gardiner, J. Serjeant ..	28th April	1804,	600	65 5 5	o o o	
Gardiner, John Bhurrupe	4th April	1836,	o	2 8 1	o o o	Retained for Charges.
Gasper, Arratoon ..	17th June	1818,	100	19 3 10	o o o	Ditto for Debts.
Gawen, Henry Mariner..	17th Feb.	1834,	o	97 15 2	o o o	Since remitted.
Geissler, J. F. Dr. ..	29th Oct.	1830,	40400	o o o	1104 3 4	Balance due to Administrator since imbursement.
George, William Edward	10th Oct.	1821,	o	29 0 1	o o o	Retained for Debts.
Gibb, James Lieut. ..	12th June	1827,	o	35 15 7	o o o	Ditto for Charges.
Gibb, John Ensign ..	7th Jan.	1834,	o	161 7 8	o o o	Ditto for Debts.
Gibbs, John Lieut. ..	13th Feb.	1827,	o	27 10 8	o o o	Ditto for Charges.
Gibson, Henry Dr. ..	14th Oct.	1818,	500	85 6 5	o o o	Ditto for Debts.
Gibson, John ..	1st Oct.	1810,	400	4 12 5	o o o	
Gibson, Wm. ..	19th Jan.	1808,	o	238 14 2	o o o	Retained for Debts.
Gilbert, James ..	3d August	1835,	o	104 9 10	o o o	Ditto ditto.
Gillespie, Mary Miss ..	Ditto,		o	2 13 4	o o o	Ditto for Charges.
Gillespie, Sir R. R. Genl.	6th March	1816,	o	185 13 9	o o o	Ditto for a Debt.
Glass, C. T. Esq. ..	8th July	1831,	o	22 0 2	o o o	Retained for Debts.
Glegg, Alexander ..	6th June	1821,	o	23 7 9	o o o	Ditto ditto & Charges.
Glegg, John ..			o	43 11 8	o o o	
Glendening, James Dr. ..	16th Jan.	1827,	200	75 0 5	o o o	
Glomere, Stephen ..			o	0 12 9	o o o	Retained for Charges.
Glomier, M. S. Mrs. ..	6th April	1835,	o	23 12 5	o o o	
Godfrey, T. Lieut. ..			200	65 6 8	o o o	
Gomes, Lucy alias Lucy } Gowdie, }	6th July	1835,	o	107 10 4	o o o	
Gonsalves, William ..	26th July	1820,	400	o o o	46 3 0	Retained for Debts.
Goodman, P. Mr. ..			100	44 13 10	o o o	
Goodwin, F. L. Lieut. ..	29th Feb.	1836,	1000	102 3 4	o o o	Retained for Debts.
Gordon, H. P. M. ..	29th May	1826,	o	45 10 0	o o o	Ditto ditto.
Gordon, John Capt. ..	15th May	1822,	200	88 9 5	o o o	Ditto ditto.
Gordon, Thos. Capt. ..	8th April	1833,	o	22 9 1	o o o	Ditto for Charges.
Gordon, William ..	17th Dec.	1817,	700	o o o	280 10 1	Ditto for Debts.
Gore, J. E. Capt. ..	15th May	1816,	200	172 2 5	o o o	Ditto ditto.
Gother, Wm. Lieut. ..	12th Oct.	1808,	o	90 5 4	o o o	Ditto ditto.
Gould, Thos. Lieut. ..	21st Oct.	1831,	o	0 4 7	o o o	Ditto for Charges.
Goulder, J. Serjt. ..	30th April	1810,	100	88 10 0	o o o	
Grace, Henry Major Genl.	9th Aug.	1825,	o	82 0 1	o o o	Retained for Debts.
Graham, D. Ensign ..	19th Nov.	1832,	o	74 13 6	o o o	Sa. Rs. 56 retained for ditto.
Graham, Henry Capt. ..	8th April	1812,	100	19 3 8	o o o	Retained for Debts.
Graham, J. R. Capt. ..	8th Feb.	1831,	o	35 6 4	o o o	Ditto for a Claim and Charges.
Graham, Robert ..	27th Dec.	1825,	100	13 9 2	o o o	
Grange, R. J. Ensign ..	1st Sept.	1819,	o	73 7 5	o o o	Retained for Debts.
Grant, C. A. Captain ..	29th Jan.	1828,	o	21 7 4	o o o	
Grant, Sir Wm. The } Right Hon'ble .. }	22d Oct.	1836,	o	o o o	312 10 5	
Gray, Thomas Lieut. ..	9th April	1823,	o	33 7 1	o o o	Retained for Charges.
Green, John ..	10th Dec.	1828,	o	44 15 7	o o o	Ditto for Debts.
Green, V. F. H. Lieut. ..	7th Jan.	1822,	o	16 4 3	o o o	Ditto ditto.
Gregorie, Julia Mrs. ..	16th August	1836,	10900	o o o	769 10 10	Co.'s Rs. 17-4 retained for a claim.

NAMES OF INTERESTED.	Date of Administration.	Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Gregory, Anna Mrs. ..	4th July 1836,	500	0 0 0	228 9 10	
Gregory, Thoroze ..	6th May 1834,	0	349 15 8	0 0 0	Retained for Debts.
Griffiths, Elizabeth Jane } Mrs. .. }	12th Dec. 1836,	0	214 5 3	0 0 0	Ditto for Charges.
Griffiths, William ..	26th April 1809,	900	68 5 6	0 0 0	
Grigg, M. Lieut.	12th June 1827,	400	28 12 8	0 0 0	Retained for Debts.
Griggs, William ..	21st Sept. 1824,	0	49 1 3	0 0 0	Ditto for a claim, and Charges.
Grose, H. W. ..	21st Feb. 1832,	0	15 5 4	0 0 0	Retained for Charges.
Grote, F. Lieut.	9th Sept. 1828,	0	10 11 7	0 0 0	
Guest, John Serjt. ..	16th Jan. 1827,	800	119 5 3	0 0 0	Since remitted.
Guise, W. Capt.	13th March 1829,	0	21 7 4	0 0 0	
Gulland, Henry Ensign..	8th June 1804,	600	31 8 6	0 0 0	
Guthrie, James ..	12th Jan. 1830,	0	3631 3 6	0 0 0	Since invested and retained for Debts.
Guzruddy Khan ..	28th April 1823,	6300	392 15 11	0 0 0	
Gyfford, E. Lieut. ..	8th April 1818,	300	96 10 5	0 0 0	Retained for Debts.
H.					
Hackett, Robert ..	23d Aug. 1825,	0	16 12 4	0 0 0	Ditto ditto.
Hackman, J. F. P. Capt. ..	17th Sept. 1832,	0	55 11 8	0 0 0	Ditto ditto.
Hailey, T. J. Serjt. ..	2d Dec. 1809,	3400	333 9 11	0 0 0	
Halkerston, John Dr. ..	29th June 1824,	0	23 2 11	0 0 0	Retained for Debts.
Hall, E. Captain ..	21st March 1826,	800	310 2 4	0 0 0	Ditto ditto.
Hall, G. N. C. Ensign ..	5th Nov. 1833,	0	26 6 10	0 0 0	Ditto ditto, & Charges.
Haly, Robert ..	28th Nov. 1826,	13600	0 0 0	237 8 10	Ditto ditto, partly since paid.
Ham, Catharine Mrs. ..	20th Jan. 1824,	1800	0 0 0	228 2 3	Retained for the share of Miss M. Ham & Co., since paid.
Ham, E. D. ..	30th Nov. 1830,	0	17 9 5	0 0 0	Retained for Charges.
Hammond, Martin ..	2d March 1808,	24600	691 9 5	0 0 0	Since remitted.
Hannay, Wm. Ensign ..	15th May 1822,	300	25 5 0	0 0 0	
Hannay, W. D. S. Cornet	9th Jan. 1837,	0	0 0 0	5 4 0	
Hardy, Betty Mrs. ..	19th May 1834,	0	11 14 1	0 0 0	Retained for Charges.
Hardy, William ..		100	12 14 2	0 0 0	
Hardwick, C. Capt. ..	30th Jan. 1821,	0	15 0 2	0 0 0	Retained for Charges.
Harley, Andrew ..		0	73 1 5	0 0 0	
Harper, S. T. ..	26th July 1831,	100	1 0 11	0 0 0	Retained for Debts.
Harper, Wm. Lieut.-Col.	4th May 1830,	0	2 2 1	0 0 0	
Harris, C. S. ..	5th Nov. 1833,	0	9 11 7	0 0 0	Retained for Charges.
Harris, J. L. ..	25th August 1834,	0	3 5 9	0 0 0	Ditto ditto.
Harris, Thomas ..	27th June 1814,	0	36 12 11	0 0 0	Ditto ditto.
Harris, Thomas ..	19th Feb. 1805,	0	84 9 2	0 0 0	
Harris, William ..	18th June 1833,	25200	502 1 3	0 0 0	Since remitted.
Hartley, Elizabeth Mrs.	16th Jan. 1837,	0	0 0 0	83 3 2	
Hartshorn, T. M. ..		0	1 1 4	0 0 0	Retained for Charges.
Harvey, G. D. Lieut. ..	3d July 1827,	0	25 2 5	0 0 0	Ditto for Debts.
Haslam, T. Captain ..	10th March 1834,	0	904 6 8	0 0 0	Ditto ditto, and in course of payment.
Hastings, J. P. Revd. ..	6th Nov. 1822,	0	53 5 4	0 0 0	Ditto ditto.
Hawkey, Wm. Capt. ..	10th Dec. 1816,	1800	29 4 1	0 0 0	In course of Remittance.
Hay, James Lieut. ..	26th Nov. 1817,	200	81 7 2	0 0 0	
Hay, J. T. Cadet ..	7th May 1833,	0	417 0 11	0 0 0	Sa. Rs. 41 10 9 retained for a claim and balance since remitted.
Hays, George ..	31st Oct. 1825,	100	0 0 0	0 5 11	Retained for Debts.
Hays, Thomas ..	18th Dec. 1807,	0	10697 6 8	0 0 0	Since remitted.
Hayward, Frederick T. } Curtis, Ensign .. }	3d April 1833,	0	100 4 7	0 0 0	Retained for Debts.
Heap, Thomas ..	Probate as Executor, 10th Sept. 1833,	0	363 11 10	0 0 0	Since remitted.
Heaver, James Lieut. ..	21st March 1826,	0	36 8 0	0 0 0	Retained for Debts.
Hemer, E. T. Captain ..	18th April 1826,	2300	99 0 1	0 0 0	Sa. Rs. 351 retained for Debts.
Henchman, Robert ..	14th Sept. 1814,	2300	84 5 10	0 0 0	
Hennings, Michael ..		100	60 6 6	0 0 0	
Henry, Augustus Capt. ..	7th May 1817,	100	50 10 8	0 0 0	Retained for Debts.
Heptinstall, D. H. Major	14th April 1829,	0	22 8 5	0 0 0	
Heysham, W. Lieut. ..	21st Feb. 1826,	400	30 9 7	0 0 0	

NAMES OF INVESTIGATES.	Date of Administration.	Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Higgins, J. W. Branch Pilot ..	24th June 1833,	o	264 10 7	o o o	Retained for Debts.
Hill, Mr. ..	19th March 1820,	390	29 9 4	o o o	
Hill, Anne Mrs. or Miller ..	31st July 1832,	o	68 15 8	o o o	
Hill, Thomas Lieut. Col. ..	30th Sept. 1835,	o	5 5 4	o o o	Retained for Charges.
Hiller, Frederick ..	19th Sept. 1813,	600	54 11 3	o o o	
Hingsless, Thos. ..	6th March 1822,	200	73 7 11	o o o	
Hislop, William Lieut. ..	8th Dec. 1829,	o	25 1 1	o o o	Retained for Debts.
Hoare, John Lieut. ..	21st Oct. 1823,	100	75 15 2	o o o	Ditto ditto.
Hobson, William ..	24th Sept. 1832,	o	8 8 11	o o o	Ditto ditto.
Hodges, Eliza Mrs. ..	3d June 1834,	o	27 13 9	o o o	Ditto for Charges, &c.
Hodges, N. Captain ..	19th Dec. 1818,	1300	168 5 10	o o o	Ditto for Debts.
Hodgson, Edward Leigh ..	3d August 1835,	o	2311 6 11	o o o	Ditto ditto, partly since paid.
Hodgson, W. Captain ..	2d Nov. 1830,	400	45 5 8	o o o	Ditto for Debts.
Hogarth, J. Lieut. ..	16th June 1819,	100	20 10 4	o o o	
Hogg, M. S. Captain ..	25th April 1823,	o	51 0 0	o o o	Retained for Debts and Charges.
Hogg, Wm. Dr. ..	23d April 1823,	o	12 6 8	o o o	Ditto for Charges.
Holcroft, V. ..	30th March 1835,	o	8 4 1	o o o	Ditto ditto.
Holland, Charles ..	1st Dec. 1819,	o	32 6 7	o o o	Ditto for Debts and Charges.
Holyoke, John Captain ..	5th Nov. 1833,	o	5 3 11	o o o	Ditto ditto.
Home, David ..	16th Nov. 1835,	o	1109 0 5	o o o	Ditto ditto, partly since paid.
Hore, William Major ..	12th June, 1835,	o	160 13 0	o o o	In course of Remittance.
Horseburgh, S. M. } Captain	18th Aug. 1834,	o	1167 7 3	o o o	Retained for Debts.
Horseley, Edward Capt. ..	25th Jan. 1830,	o	20 9 1	o o o	Ditto ditto.
Horsford, Sir John Genl. ..	20th June 1836,	o	12 12 1	o o o	Ditto for Charges.
Hoseason, Thomas ..	18th July 1836,	900	182 5 8	o o o	
Housden, Charles Con- } ductor	10th March 1834,	o	1 15 11	o o o	Retained for Charges.
Howard, W. H. Captain ..	29th August 1836,	4000	0 0 0	249 2 8	Ditto for Debts.
Hudson, J. B. ..	17th Nov. 1819,	o	10 10 8	o o o	Ditto for Charges.
Huet, Harry Major ..	6th Jan. 1808,	200	26 15 11	o o o	Ditto for Debts.
Hughes, John Mr. ..	1st Oct. 1823,	200	72 12 9	o o o	
Hunneybun, John	o	12 14 0	o o o	
Hunter, Charles ..	6th May 1836,	o	103 10 5	o o o	Retained for Debts.
Hunter, George Dr. ..	14th Sept. 1825,	o	84 14 4	o o o	Ditto ditto.
Hunter, George Ensign ..	20th August 1832,	100	55 9 9	o o o	Ditto ditto.
Hunter, Thos. St. John ..	26th April 1831,	200	65 10 4	o o o	
Hunter, Watson Lieut. } Colonel	22d Sept. 1828,	o	1 0 6	o o o	Retained for Charges.
Hurley, C. Assistant } Steward	16th June 1832,	600	o o o	49 11 10	
Huthwaite, C. J. Lieut. ..	25th April 1825,	o	30 0 1	o o o	Retained for Charges.
I.					
Imhoff, Charles ..	10th May 1825,	o	9 13 2	o o o	Retained for Charges.
Ingledeu, Robert ..	7th July 1801,	200	31 7 7	o o o	
Innes, William Lieut. ..	26th Feb. 1833,	o	20 6 2	o o o	Retained for Debts and Charges.
Irwin, J. A. ..	29th June 1830,	o	1 7 2	o o o	Ditto for Charges.
Ives, Joseph ..	21st August 1827,	o	26 9 0	o o o	Ditto ditto.
Iveson, J. H. Lieut. ..	24th April 1832,	o	15 7 0	o o o	Ditto ditto.
J.					
Jackson, A. H. E. Captain ..	9th Feb. 1819,	100	3 14 9	o o o	Retained for Debts.
Jackson, E. Captain 1st ..	28th Feb. 1827,	600	70 5 1	o o o	
Jackson, E. Captain 2d ..	30th Nov. 1825,	500	o o o	10 8 7	Sa. Rs. 350 since paid for a Claim and balance remitted to the Widow.
Jackson, W. Serjt. ..	14th July 1834,	6900	o o o	37 12 5	
Jacob, John Lieut. ..	20th Oct. 1819,	1100	32 10 10	o o o	Retained for Debts.
Jameison, A. Serjt. ..	30th June 1829,	100	31 12 6	o o o	Ditto ditto.
Jebb, F. J. Mrs. ..	8th Dec. 1834,	o	391 8 7	o o o	Ditto ditto.
Jenkins, B. L. ..	24th Sept. 1823,	200	44 7 5	o o o	Ditto ditto.
Jenkins, C. C. Lieut. ..	2d April 1823,	o	10 11 7	o o o	
Jennings, J. F. ..	30th Dec. 1831,	o	203 5 4	o o o	

NAMES OF INTERESTED.	Date of Administration.		Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Jenson, J. B. Mr. ..	15th May	1822.	o	2 3 10	o o o	
Johannes, Bagram ..	21st July	1834.	4100	136 11 8	o o o	Sa. Rs. 500 retained for Debts.
John, Sophia Mrs. ..	16th June	1834.	300	369 9 10	o o o	
Johnson, J. M. Col. ..	23d Sept.	1834.	o	13 12 10	o o o	Retained for Charges.
Johnson, W. T. Lieut. ..	4th Feb.	1829.	o	38 5 7	o o o	Ditto for Debts.
Johnston, Joseph Capt. ..	11th Dec.	1827.	700	68 7 1	o o o	Sa. Rs. 362 5 retained for Debts.
Johnston, Joseph Captain, Share Account of Miss Jane Elphinstone Johnston, ..	Ditto,		3200	o o o	137 7 7	
Ditto ditto Share Account of Miss Mary Johnston, ..	Ditto,		6100	o o o	263 3 5	
Ditto ditto Share Account of Miss Sophia Johnston, ..	Ditto,		5800	o o o	237 14 2	
Ditto ditto Share Account of Master William Stirling Johnston, ..	Ditto,		5400	205 1 2	o o o	
Johnston, Joseph Mr. ..	16th Oct.	1826.	300	78 9 9	o o o	Retained for Debts.
Jones, Charles ..	26th Aug.	1828.	o	1 8 6	o o o	Ditto for Postages.
Jones, George ..	18th Dec.	1807.	3100	246 9 4	o o o	
Jones, S. G. Lieut. ..	17th Feb.	1821.	400	11 11 3	o o o	Retained for Debts.
Jones, William ..	13th April	1800.	o	98 9 11	o o o	
Jose, Anne or Rose ..	28th March	1836.	1000	175 7 8	o o o	Sa. Rs. 25 6 5 since paid for a Claim.
Jullah, Paul ..	22d Dec.	1834.	o	159 8 8	o o o	
K.						
Karr, Andrew Seton ..	25th Nov.	1834.	o	197 12 2	o o o	Since paid to Representatives.
Keith, William Serjt. ..	26th May	1835.	o	3 15 6	o o o	
Kellet, W. N. Cornet ..	13th March	1820.	o	444 2 0	o o o	Retained for Debts.
Kelly, John Dr. Share Account of Master John Kelly ..	29th June	1830.	o	893 1 10	o o o	Since remitted.
Ditto ditto, Share Account of Miss Louiza Kelly ..	Ditto,		o	42 12 9	o o o	
Kelly, Mary Ann Mrs. ..	2d Aug.	1836.	o	165 3 1	o o o	
Kendernine, Daniel ..	25th Jan.	1836.	3300 And Co's Rs. 3000 }	o o o	20 3 5	Sa. Rs. 89 retained for Debts.
Kennaway, Lawrence ..	8th May	1822.	o	48 3 2	o o o	Retained for Debts.
Kennedy, A. Lieut. ..	16th Sept.	1834.	o	3 13 4	o o o	Ditto for Charges.
Kennedy, Daniel Serjt. ..	5th May	1835.	o	45 1 2	o o o	Ditto ditto.
Kennedy, Edmond Serjt. ..	14th Aug.	1816.	100	96 10 4	o o o	Sa. Rs. 78 9 9 retained for Debts.
Kennedy, W. S. Lieut. ..	26th Dec.	1821.	o	31 5 10	o o o	Retained for Debts.
Kenny, L. C. ..			o	9 6 1	o o o	
Kent, Thomas ..	14th Oct.	1818.	o	6 11 8	o o o	Retained for Charges.
Ker, H. J. Lieut. ..	19th May	1819.	800	138 8 4	o o o	Ditto for Debts.
Kerr, W. Cornet ..	10th June	1832.	o	11 12 7	o o o	Ditto ditto.
Kew, John Serjt. Major ..	5th Nov.	1833.	6000	o o o	165 10 0	
Keymer, James ..	22d April	1833.	o	15 4 7	o o o	Retained for Charges.
Kilgour, P. Conductor ..	2d April	1829.	o	15 4 3	o o o	Ditto ditto.
Kimmins, Valentine ..	14th June	1836.	o	515 2 0	o o o	Ditto for Debts.
King, J. D. Lieutenant ..	17th Dec.	1833.	o	6 13 5	o o o	Ditto ditto.
King, Jonathan ..	2d March	1820.	4600	176 4 3	o o o	
Kissenmohun Simloye, ..	8th Feb.	1836.	o	o o o	68 5 6	
Knight, J. R. Capt. ..	24th Jan.	1827.	400	30 12 3	o o o	Retained for Debts.
Kronocker, F. X. ..	5th Oct.	1827.	500	109 3 1	o o o	
L.						
Laidlaw, Alexander ..	20th Sept.	1836.	1000	o o o	25 6 6	
Laing, A. Doctor ..	19th Nov.	1832.	o	23 7 0	o o o	Retained for Debts and Charges.
Laing, James Dr. ..	20th Jan.	1824.	1100	48 3 2	o o o	
Lamb, George Dr. ..	21st July	1830.	o	0 10 10	o o o	

NAMES OF INTERSTATES.	Date of Administration.	Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Lamb, James Dr. ..	24th Sept. 1882,	o	15 8 4	o o o	Retained for Charges.
Lang, James ..	3d Aug. 1835,	o	20 4 10	o o o	Ditto for Debts and Charges.
L'Archer, Charles ..	9th April 1805,	100	34 7 3	o o o	
Lardner, Thomas ..	21st April 1834,	o	0 10 4	o o o	
Lavery, Joseph ..	28th May 1824,	300	97 3 5	o o o	Retained for Debts.
Laughery, D. Serjt. ..	16th Jan. 1827,	800	83 2 2	o o o	Since remitted.
Law, James Lieut. ..	12th Nov. 1805,	100	58 14 0	o o o	Retained for Debts.
Law, John Riding Master	16th March 1830,	2300	3 15 5	o o o	Ditto for the Children.
Lawes, V. ..	24th Aug. 1835,	o	0 15 0	o o o	
Lawrence, L. Lieut. ..	28th Feb. 1827,	o	14 8 8	o o o	Retained for Charges.
Lawrie, Peter Lieut. ..	15th Nov. 1815,	o	14 9 9	o o o	Ditto ditto.
Lee, A. Lieut. ..	2d Nov. 1830,	o	3 9 6	o o o	Ditto ditto.
Lee, Thomas ..		o	36 2 11	o o o	
Leeson, J. Corporal ..	9th Jan. 1823,	500	120 3 2	o o o	
Legrand, John ..	24th Aug. 1803,	3100	259 12 11	o o o	
Lermit, A. Capt. ..	16th March 1830,	1100	o o o	387 10 5	Retained for Debts.
Levade, C. J. Capt. ..	7th Oct. 1823,	o	0 12 9	o o o	Ditto for Charges.
Lewis, Hector Mrs. ..		200	o o 5	o o o	
Lewis, James ..	11th Jan. 1831,	11000	151 4 8	o o o	
Lewis, James Mr. ..	14th June 1815,	o	73 5 10	o o o	Retained for Debts
Ley, Thomas ..	5th April 1815,	o	58 4 5	o o o	Ditto ditto.
Lind, A. F. ..	13th March 1832,	300	60 12 8	o o o	Ditto ditto.
Lindsay, William Vety. } Surgeon .. }	8th August 1836,	1700	57 0 0	o o o	{ Sa. Rs. 14 retain- ed for a Claim.
Linton, Captain ..		100	9 13 10	o o o	
Lish, J. W. ..	11th August 1834,	300	685 11 11	o o o	Since invested.
Lloyd, G. P. Lieut. ..	13th Dec. 1831,	600	117 12 5	o o o	Retained for Debts.
Lock, Henry Lieut. ..	22d Feb. 1825,	o	19 4 6	o o o	Ditto ditto and for Charges.
Lodge, John Ed. Lieut. ..	26th Nov. 1817,	900	93 12 8	o o o	
Lord, Hugh Lieut. ..	3d Sept. 1832,	500	o o o	2 6 9	
Louis, T. Esquire ..	9th Jan. 1837,	o	o o o	7 9 0	
Lowder, William Lieut. ..	2d Nov. 1830,	1000	21 14 1	o o o	
Lowry, Thomas Serjt. ..	27th May 1818,	100	13 13 7	o o o	
Lucas, J. M. A. Capt. ..	7th August 1833,	o	8 9 2	o o o	Retained for Charges.
Lyons, E. Lieut. ..	13th Feb. 1827,	o	12 9 2	o o o	Ditto for a Claim.
M.					
Maberry, Charles ..		100	93 14 6	o o o	Sa. Rs. 175 retain- ed for Debts.
Mabert, William ..	28th May 1833,	300	204 3 1	o o o	
Macdonald, A. Captain	18th August 1834,	o	628 3 3	o o o	Retained for Debts and in course of payment.
Macdonald, Alexander ..	20th Sept. 1834,	o	14 3 0	o o o	Ditto for Charges.
Macdonald, D. Ensign ..	29th Jan. 1815,	o	11 10 8	o o o	Ditto ditto.
Macdonald, D. Serjt. ..	23d Feb. 1830,	o	1 7 4	o o o	Ditto ditto.
Macdonald, John ..	1st June 1830,	o	487 8 9	o o o	Ditto for Debts.
Macdonald, Sir John } Genl. K. C. B. }	29th April 1834,	7100	59 3 1	o o o	
Macdonell, J. Assistant } Surgeon .. }	20th Dec. 1836,	o	683 2 0	o o o	Since invested.
Macdowall, H. ..	2d May 1821,	2400	104 13 3	o o o	
Macdowgall, James Dr. ..	18th May 1824,	100	54 10 11	o o o	
Machonachie, James ..	25th April 1825,	o	8 5 8	o o o	
Mackenzie, Alexander ..	10th Sept. 1833,	o	528 4 1	o o o	Retained for Debts.
Mackenzie, George Capt. ..	26th Jan. 1835,	o	11 5 9	o o o	Ditto for Charges.
Mackenzie, H. Dr. ..	10th July 1832,	o	115 11 11	o o o	Since remitted.
Mackintosh, J. Captain ..	24th Jan. 1827,	o	15 2 5	o o o	Retained for Charges.
MacLachlan, John ..	22d Feb. 1836,	700	89 8 0	o o o	Sa. Rs. 48 12 since paid for a Claim.
Madeira, M. A. Captain	6th Aug. 1823,	o	15 12 11	o o o	Retained for Charges.
Malcolm, Sir John the } Honorable G. C. B. }	20th Sept. 1836,	o	14 5 8	o o o	Ditto ditto.
Manango, A. P. Mr. ..	8th May 1822,	400	55 4 6	o o o	
Manaser, Zachariah ..	4th Oct. 1820,	6800	421 5 5	o o o	
Maningford, F. S. Ensign	11th March 1833,	o	23 8 4	o o o	Retained for a Claim and Charges.
Manington, Edward ..	9th Jan. 1837,	o	o o o	1 0 0	
Mansback, F. ..	24th Sept. 1828,	o	34 4 4	o o o	Retained for Charges.
Mansfield, James Lieut. ..	21st August 1828,	400	77 3 8	o o o	Ditto for Debts.

NAMES OF INTERESTED.	Date of Administration.	Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Manuk, Gavork ..	23d August 1831,	66400	467 7 7	o o o	
Ditto ditto, Trust Account Legacy of Anna Malcom	Ditto,	33600	288 13 10	o o o	
Ditto ditto, Legacy of Aswa Sater Malcom ..	Ditto,	69900	1 2 10	o o o	
Ditto ditto, Legacy of Johannes Malcom ..	Ditto,	71400	94 10 6	o o o	
Ditto ditto, Legacy of Mariam Malcom ..	Ditto,	o	0 6 2	o o o	
Ditto ditto, Legacy of Armenian School at Calcutta ..	Ditto,	30000	2 10 0	o o o	
Ditto ditto, Legacy to the Convent Arseh Meatson at Arrarat ..	Ditto,	25900	419 11 1	o o o	
Ditto ditto, Legacy to the Convent for the Females at Ispahan ..	Ditto,	5000	o o o	1 5 10	
Ditto ditto, Legacy to the Convent at Jelusegam	Ditto,	10700	559 13 9	o o o	
Ditto ditto, Legacy to the Convent Surb Aminah Perjitseah at Ispahan ..	Ditto,	10500	o o o	1 6 0	
Marcar, Gavork ..		o	68 1 1	o o o	
Mariam, Mrs. ..	19th July 1820,	300	9 1 10	o o o	
Mark, John ..		o	75 7 5	o o o	
Marley, W. S. Ensign, ..	23d Dec. 1828,	o	10 11 7	o o o	
Marsh, Henry Captain ..	1st May 1827,	o	1 7 5	o o o	Retained for Charges.
Marsh, William ..		o	31 5 10	o o o	
Marshall, Sir Dyson Lieut. General ..	21st July 1834,	o	14 10 0	o o o	Retained for Charges.
Marshall, T. Captain ..	17th Dec. 1833,	o	4350 13 3	o o o	Retained for Debts.
Marshall, Wm. Bombdr. ..	13th Feb. 1822,	200	8 13 1	o o o	
Martin, P. Ensign ..	20th August 1832,	o	62 8 6	o o o	Retained for Debts.
Martin, Thomas Captain ..	13th Feb. 1866,	o	31 1 10	o o o	Ditto for Charges.
Martin, Thomas Serjt. ..	19th Feb. 1808,	o	12746 12 6	o o o	Since Remitted.
Martindell, Sir Gabriel Lieut. General ..	25th March 1833,	o	4 3 0	o o o	Retained for Charges.
Masson, J. Captain ..	11th Jan. 1836,	1000	o o o	148 10 11	Sa. Rs. 502-5-1 since paid for Debts.
Masters, J. A. ..	12th June 1832,	o	27 9 5	o o o	Retained for Debts and Charges.
Mathews, Bathurst Capt. ..	19th Jan. 1835,	o	10 0 0	o o o	Ditto for Charges.
Mathews, Catherine } Evelina	4th April 1836,	o	10 0 3	o o o	Ditto ditto.
Mathews, P. ..	11th Dec. 1832,	o	31 1 10	o o o	Ditto for Debts.
Maver, George Capt. ..	19th Jan. 1835,	o	30 9 1	o o o	Ditto ditto.
Maxwell, Chas. Lt.-Col. ..	5th Jan. 1820,	o	3 6 8	o o o	Ditto for Charges.
Maxwell, E. A. D. Lieut. ..	5th May 1829,	o	4 6 9	o o o	Ditto ditto.
Maxwell, John ..	8th April 1812,	6200	232 3 11	o o o	
Maxwell, W. G. Brigadier Col. ..	1st Feb. 1831,	200	101 4 2	o o o	Retained for Debts.
May, J. F. Captain ..	21st March 1836,	500	2155 6 7	o o o	Co.'s Rs. 1651 5 retained for Debts and balance in course of remittance.
Mayne, George Lieut. ..	7th June 1831,	o	3 8 5	o o o	Retained for Charges.
McCarthy, Mrs. ..		o	310 5 4	o o o	
McCracken, James Lieut. ..	6th August 1817,	100	46 10 10	o o o	Retained for Debts.
McCulloch, William ..	21st Nov. 1837,	500	o o o	59 2 4	Co.'s Rs. 775 7 5 since paid for a claim.
McCullum, Bernard ..	30th Sept. 1834,	2500	3079 0 4	o o o	Since invested.
McGrath, John Lt.-Col. ..	5th Feb. 1812,	o	97 1 5	o o o	Retained for Debts.
McGregor, Gregor ..	2d April 1834,	o	36 12 7	o o o	Ditto ditto, partly since paid.
McGregor, James Dr. ..	2d Sept. 1823,	o	0 12 9	o o o	Ditto for Charges.
McGuire, William ..	4th August 1822,	18400	553 2 0	o o o	Since invested.
McHarg, James Capt. ..	11th August 1834,	10700	33 2 7	o o o	
McHenry, Mrs. ..		o	31 4 11	o o o	
McKean, Alexander Ens. ..	8th Dec. 1823,	o	42 10 7	o o o	Retained for Charges.

NAMES OF INTESTATES.	Date of Administration.		Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
McKenly, C. B. Capt. ..	10th March	1834,	o	368 13 3	o o o	Retained for Debts.
McLatchie, H. Capt. ..	14th Oct.	1834,	o	3 0 3	o o o	Ditto for Charges.
McLawrence, M. ..			o	24 13 6	o o o	Ditto for Debts.
McLeod, John ..	15th Sept.	1819,	100	85 2 7	o o o	Ditto ditto.
McLeod, John Lieut. ..	4th May	1808,	400	103 5 10	o o o	
McLeod, J. W. ..	1st Dec.	1829,	1000	116 10 11	o o o	
McNally, M. Mr. ..	30th Oct.	1822,	o	0 8 6	o o o	Retained for Charges.
McPherson, E. C. Lieut. ..	15th July	1833,	o	9 5 3	o o o	Ditto ditto.
McQueen, Kenneth ..	29th Aug.	1811,	o	14 13 2	o o o	Ditto ditto.
Meade, Christopher ..	26th May	1823,	100	o o o	107 3 10	
Meaden, William ..	2d Feb.	1808,	300	57 12 6	o o o	
Mears, Anna ..	3d June	1812,	700	55 13 7	o o o	
Meir Abdool Hye ..	21st July	1834,	o	1 4 2	o o o	Retained for Charges.
Meiselback, A. Mrs. ..	14th July	1834,	o	219 11 2	o o o	Since remitted, &c.
Melvin, Alexander ..	8th Sept.	1813,	10300	532 12 5	o o o	Since invested.
Methven, A. M. Lieut. ..	27th April	1835,	o	2723 5 9	o o o	Sa. Rs. 1081 3 1 since remitted, and balance retained for Debts, partly since paid.
Michael, Mathew ..	4th Jan.	1825,	o	4 11 2	o o o	Retained for Charges.
Middleton, John ..	16th Feb.	1830,	o	37 3 7	o o o	Ditto for Debts.
Middleton, R. B. ..	21st Nov.	1834,	o	479 6 6	o o o	Ditto ditto.
Middleton, W. Gunner ..	24th Feb.	1829,	o	52 12 6	o o o	Ditto ditto.
Miles, E. Mrs. ..	18th May	1835,	400	o o o	22 6 0	Sa. Rs. 50 retained for a Debt.
Miller, Daniel ..	10th Nov.	1829,	o	95 7 2	o o o	Retained for Debts.
Mills, Edward ..	21st March	1815,	400	89 10 3	o o o	
Mills, John ..	12th May	1835,	o	106 4 1	o o o	Sa. Rs. 41 retained for a Claim.
Mills, Wm. Peter ..	9th March	1826,	o	19 8 3	o o o	Retained for a Claim and Charges.
Milne, John ..	13th Dec.	1825,	o	0 0 6	o o o	
Mitchell, J. Mr. ..	22d March	1820,	o	86 0 8	o o o	Retained for Debts.
Mitchell, John Munro } Lieutenant .. }	26th May	1835,	o	6 10 4	o o o	Ditto for Charges.
Mitchell, P. S. ..			100	61 11 9	o o o	
Mitford, Robert ..	12th Dec.	1836,	439100	o o o	692 15 10	
Montgomerie, A. Captain	18th August	1829,	800	100 4 0	o o o	Retained for Debts.
Montgomerie, Thomas } Captain .. }	12th May	1819,	o	9 2 3	o o o	Ditto for Charges.
Montreaux, R. F. Mrs. ..	30th June	1836,	o	10 0 1	o o o	Ditto ditto.
Mooney, D. Serjt. ..	30th Sept.	1834,	o	5 7 0	o o o	Ditto ditto.
Moorat, C. M. ..	23d April	1823,	o	211 3 7	o o o	Ditto for Debts, partly since paid.
Mooratcan, M. C. ..	9th April	1821,	o	30 0 3	o o o	Ditto for Debts and Charges.
Moore, James Brown ..	3d Aug.	1835,	20800	4147 0 1	o o o	Sa. Rs. 19266 11 11 retained for Debts, & balance in course of remittance.
Moorhead, William Capt.	21st May	1817,	o	o o o	1 1 0	
Moran, Daniel ..	31st Oct.	1825,	1400	553 1 11	o o o	Since invested and retained for Debts.
Mordaunt, Henry Capt.	22d Aug.	1821,	100	56 2 5	o o o	Ditto ditto.
Morgan, Josiah ..	22d Aug.	1809,	o	66 4 8	o o o	
Morland, R. S. B. Capt.	24th Feb.	1834,	o	1 2 0	o o o	Retained for Charges.
Morris, W. B. Serjt. ..	18th March	1834,	o	0 0 2	o o o	
Morrison, J. Dr. ..	14th Nov.	1821,	o	33 14 2	o o o	Retained for Debts and Charges.
Morton, A. B. ..	6th April	1835,	o	13 12 4	o o o	Ditto for Charges.
Morton, J. Ensign ..	30th June	1829,	200	o o o	1 2 11	
Mouatt, Nancy ..	12th April	1819,	5400	252 10 3	o o o	
Mountain, Peter ..			o	101 5 4	o o o	
Mullins, C. G. ..	18th Dec.	1822,	100	37 6 11	o o o	Retained for Debts.
Munro, James Lieut. ..	1st May	1832,	o	2 3 9	o o o	Ditto for Charges.
Murphy, Henry Capt. ..	3d March	1834,	o	359 6 9	o o o	Ditto for Debts.
Murphy, John Serjt. Major	18th Dec.	1810,	o	12 7 1	o o o	Ditto for Charges.
Murray, John ..	4th Sept.	1805,	100	17 15 3	o o o	
Murray, P. Captain ..	20th March	1832,	o	3 6 10	o o o	Retained for Charges.
Murray, Wm. Lieut. ..	12th June	1827,	o	0 12 9	o o o	Ditto ditto.
Murrell, J. B. Ensign ..	15th July	1823,	o	13 2 6	o o o	Ditto ditto.
Myers, C. F. ..	7th Feb.	1832,	o	23 15 2	o o o	Ditto for Debts.
Nyles, Samuel ..	2d Sept.	1818,	2800	227 7 8	o o o	Ditto ditto.

NAMES OF INTERESTED.	Date of Administration.	Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
N.					
Nash, James Lieut. ..	2d July 1826,	o	10 10 11	o o o	Retained for Charges.
Nash, Robert Ensign ..	8th Feb. 1804,	200	12 7 8	o o o	
Nation, S. Lieut.-Col. ..	4th Feb. 1829,	o	1256 5 3	o o o	Retained for the Children and in course of payment.
Nazareth, Jacob ..	17th April 1823,	o	64 6 6	o o o	Ditto for Debts.
Neild, C. B. Captain ..	22d July 1823,	2500	143 5 2	o o o	Retained for Debts.
Nelson, R. Lieut. ..	4th Sept. 1827,	o	10 2 1	o o o	
Nepean, F. ..	14th Oct. 1833,	o	42 9 2	o o o	Retained for Debts.
Nevell, Charles ..	14th Oct. 1833,	200	146 3 1	o o o	
Neufville, J. B. Capt. ..	23d Nov. 1830,	o	37 0 0	o o o	Retained for Debts.
Newman, John ..	16th Oct. 1810,	1900	o o o	33 8 5	
		And Co.'s } Rs. 1200. }			
Newton, Chrls Assist- ant Surgeon ..	2d August 1836,	600	433 11 8	o o o	{ Sa. Rs. 641 4 re- tained for Debts, &c.
		And Co.'s } Rs. 500. }			
Newton, R. Captain ..	2d March 1835,	1600	227 6 11	o o o	Sa. Rs. 456 4 retained for Debts.
Nicholls, M. G. ..	26th April 1831,	100	79 0 2	o o o	
Nicoll, Phillip Col. ..	30th June 1834,	o	8 0 10	o o o	Retained for Charges.
Nicolson, M. Lieut. ..	14th Dec. 1835,	o	441 13 11	o o o	Ditto for a Debt since paid.
Nightingall, Sir Miles Lieut. Genl. ..	27th Oct. 1834,	{ 10% Bank of Bengal Shares for Co.'s Rs. 43000. }	3 14 0	o o o	
Nind, P. P. Captain ..	19th Oct. 1824,	400	47 13 1	o o o	Retained for Debts.
Nisbett, William Lieut. ..	8th Aug. 1836,	800	o o o	16 13 9	Co.'s Rs. 192 11 3 re- tained for a claim.
Nixon, John ..	29th Nov. 1831,	o	7 14 10	o o o	
Noble, F. P. Major ..	8th May 1816,	o	10 3 0	o o o	Retained for Charges.
Norman, Anne Mrs. otherwise called Betham	7th Jan. 1834,	o	o o o	7 14 10	
Norman, William Serjt. ..	23d April 1817,	800	116 8 9	o o o	In course of Remit- tance.
Noton, T. Captain ..	9th Nov. 1824,	400	146 15 7	o o o	Sa. Rs. 104 3 8 re- tained for Debts.
Nowland, Edward ..	13th March 1820,	300	15 10 8	o o o	
O.					
O'Conner, Daniel Serjt. } Major	5th Feb. 1823,	1000	79 0 8	o o o	
O'Conner, John ..	12th June 1819,	900	o o o	45 5 5	Retained for Debts.
O'Driscoll, T. Lieut. ..	5th July 1831,	o	4 9 7	o o o	Ditto for Charges.
Ogilby, A. B. Lieut. ..	17th Nov. 1834,	o	o o o	1 6 2	
Ogilby, M. N. Lieut. ..	7th June 1836,	5800	o o o	540 14 0	Sa. Rs. 2597 4 9 re- tained for Debts.
Ogilvie, R. G. ..	2d Aug. 1836,	o	o o o	168 11 8	
Oliver, E. Dr. ..	10th Sept. 1833,	o	84 11 3	o o o	Sa. Rs. 36 15 retained for a Debt.
Oliphant, H. W. Lieut. ..	3d Feb. 1824,	o	39 12 11	o o o	Retained for Charges.
Omrao Begum ..	10th Nov. 1834,	o	5 8 11	o o o	Ditto ditto.
Orde, Henry ..	24th Sept. 1823,	o	493 7 10	o o o	Ditto for Debts.
O'Reilly, J. ..	21st August 1827,	3400	152 4 2	o o o	
Ovington, J. Surgeon ..	9th Dec. 1818,	o	887 1 10	o o o	Since Remitted.
Owen, A. Major, ..	22d Dec. 1824,	o	3 3 2	o o o	Retained for Charges.
Owen, J. Major, ..	13th July 1824,	800	9 11 5	o o o	Ditto for Debts.
Owen, Michael Serjt. } Major	10th Oct. 1821,	1700	145 1 0	o o o	
P.					
Page, Gore Ensign ..	9th April 1821,	o	31 12 4	o o o	Retained for Debts.
Page, John Lieut. ..	27th April 1824,	o	98 13 0	o o o	Sa. Rs. 30 0 6 retained for Debts.
Page, William ..	19th July 1820,	o	10 4 0	o o o	Retained for Debts.
Palmer, G. Ensign ..	7th May 1833,	600	37 6 5	o o o	Ditto ditto.
Park, John ..	24th Dec. 1811,	400	80 15 10	o o o	
Parker, John ..	10th Jan. 1816,	400	99 15 5	o o o	

NAMES OF INTESTATES.	Date of Administration.		Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Parker, Wm. Lieut. ..	7th June	1831.	o	o 10 7	o o o	Retained for Charges.
Parlby, J. T. Lieut.-Col.	17th March	1827,	o	99 13 10	o o o	Ditto for a Claim.
Parr, Thomas Lieut. ..			200	33 12 0	o o o	
Parrock, C. S. Serjt. ..	15th Sept.	1824,	o	11 2 5	o o o	Retained for Charges.
Paschoud, F. ..	1st June	1830,	17000	o o o	41 3 1	
Passmore, W. Lieut. ..	26th April	1815,	500	61 9 1	o o o	
Passos, F. A. ..	15th Oct.	1834,	1000	196 9 11	o o o	
Patterson, J. Capt. (the younger) ..	22d July	1828,	o	33 7 7	o o o	
Paterson, J. C. Dr. ..	21st June	1831,	o	6 11 0	o o o	Retained for Charges.
Paton, J. F. Captain ..	18th Dec.	1827,	49100	o o o	1934 2 7	Co.'s Paper for Sa. Rs. 1900 since sold and balance due to Administrator reimbursed, &c.
Pattenson, John ..	17th Feb.	1835,	o	o o o	11 5 5	
Patterson, Charles ..	8th Feb.	1825,	24400	132 2 11	o o o	
Patton, Robert ..	16th Oct.	1816,	2400	161 10 7	o o o	
Paul, Henry Lieutenant	14th June	1836,	o	309 11 5	o o o	
Paulin, Henry ..	21st March	1836,	o	10208 2 11	o o o	Retained for Debts, chiefly since paid.
Paxton, Stewart ..	18th Jan.	1831,	o	o 12 9	o o o	Retained for Charges.
Pemberton, T. F. H. } Ensign	26th June	1832,	100	32 12 11	o o o	Ditto for Debts.
Pennington, A. K. Mrs. ..	13th April	1825,	1600	o o o	115 3 6	
Penrose, Charles Henry } Captain	2d Nov.	1824,	500	18 3 10	o o o	Retained for Debts.
Pepper, H. S. Lieut. } Col.	Probate as Executor, 10th Sept.	1828,	o	64 6 4	o o o	Since remitted.
Perton, Charles Genl. ..	11th August	1834,	1100	186 5 7	o o o	
Perry, James ..	21st Nov.	1836,	o	o o o	13 15 0	
Phillips, R. H. Captain ..	5th Feb.	1828,	o	81 4 3	o o o	Retained for Debts.
Phillot, George Dr. ..	19th May	1823,	800	49 5 5	o o o	Ditto ditto.
Phipps, W. F. Lieutenant	16th June	1834,	o	o o o	o 14 5	
Piaguirry, Mrs. ..			100	23 14 2	o o o	
Pickersgill, Wm. Captain	30th May	1828,	1500	o 7 9	o o o	Retained for the Legacy of Miss Ann Cox.
Pilgrim, G. M. Lieut. ..	16th Jan.	1827,	o	10 9 0	o o o	
Pillichody, C. Captain ..	11th Sept.	1818,	o	24 3 10	o o o	
Pinna, Maria ..	18th March	1833,	200	37 15 9	o o o	
Polson, William Ensign	24th June	1833,	o	259 0 9	o o o	Retained for Debts.
Porteous, John ..	18th Aug.	1834,	o	o o o	4 4 2	
Porter, E. Mrs. or Pater	30th July	1817,	500	109 11 1	o o o	
Pratt, James ..	25th April	1825,	o	12 15 9	o o o	Retained for Charges.
Preston, D'Arcy Lieut. ..	30th Sept.	1828,	o	43 2 6	o o o	Ditto for Debts.
Pringle, R. Captain ..	18th August	1824,	400	43 12 0	o o o	
Pritchard, Charles Serjt.	24th Nov.	1819,	o	137 13 10	o o o	Retained for Debts.
Proby, C. H. ..	18th Dec.	1807,	6800	451 3 3	o o o	
Pugh, Hugh ..	5th Nov.	1833,	o	208 14 3	o o o	Since remitted.
Purvis, B. Lieut. ..	2d Nov.	1830,	900	113 2 2	o o o	In course of Remittance.
Purvis, John ..	6th May	1820,	200	96 4 4	o o o	Retained for Debts.
Pyne, Arthur Thomas } Lieut.	24th June	1833,	o	15 14 5	o o o	Ditto for Charges.
Q.						
Quinton, George Ensign..			300	50 2 6	o o o	
R.						
Raban, T. U. Major ..	19th Nov.	1832,	400	33 5 7	o o o	Retained for Debts.
Raikes, W. N. ..	7th Jan.	1834,	o	28 4 7	o o o	Ditto for Charges.
Ramsay, Thomas Ensign	20th Dec.	1836,	o	340 13 1	o o o	Ditto for Debts.
Ramsay, William ..	11th Jan.	1804,	500	116 6 11	o o o	
Ramus, W. P. Captain ..	10th March	1819,	o	36 3 10	o o o	Retained for Debts.
Redding, Thomas Lieut. ..	25th August	1819,	o	0 3 2	o o o	Ditto for Charges.
Rees, William ..	18th June	1824,	o	4 5 8	o o o	Ditto for Debts.
Rees, W. E. ..	21st Nov.	1836,	1000	2546 9 5	o o o	Since invested.
Reeves, George ..	14th October	1833,	o	177 6 11	o o o	Retained for a Claim and Charges, &c.
Regelly, John ..	30th Jan.	1821,	o	6 7 5	o o o	Ditto for Charges.
Reid, Andrew ..	23d April	1823,	o	2 2 1	o o o	

NAMES OF INTESTATES.	Date of Administration.		Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Reid, James ..	14th March	1836,	o	103 5 7	o o o	Retained for Debts.
Reid, Thomas ..	28th Oct.	1823,	o	0 6 5	o o o	Ditto for Charges.
Reid, Wm. Captain ..	31st May	1826,	o	75 4 0	o o o	Sa. Rs. 63 14 retained for Debts.
Rhodes, W. Assistant Surgeon ..	25th July	1836,	7300	o o o	419 2 11	{ Sa. Rs. 723-13-8 retained for Debts.
Rich, C. E. ..	24th Oct.	1836,	o	173 3 3	o o o	
Richardson, E. J. Lieut.	12th June	1822,	o	29 7 10	o o o	Retained for Charges.
Richardson, William ..	23d Dec.	1823,	o	332 10 3	o o o	Ditto for Judgment Creditors.
Ridge, H. P. Lieut. ..	31st May	1826,	o	3 1 3	o o o	Ditto for Charges.
Ridley, J. G. Lieut. ..	2d Feb.	1835,	o	12 8 7	o o o	Ditto ditto.
Robe, G. M. S. Lieut. ..	24th Jan.	1827,	o	4 2 6	o o o	Ditto ditto.
Roberts, R. H. ..	12th Nov.	1833,	o	50 0 11	o o o	Ditto for Debts and Charges.
Roberts, Thos. Serjt. Maj.	5th Feb.	1812,	o	16 2 9	o o o	Ditto for Charges.
Robertson, E. Ensign ..	26th Feb.	1826,	200	45 5 6	o o o	
Robertson, James Col. ..	16th March	1835,	o	292 5 8	o o o	Retained for Debts, partly since paid.
Robertson, James Revd.	18th Nov.	1833,	o	14 7 4	o o o	Ditto for Charges.
Robertson, J. A. ..	28th May	1833,	o	8 9 10	o o o	Ditto ditto.
Robertson, W. E. Lieut. ..	11th March	1833,	o	63 3 10	o o o	Ditto for Debts and Charges.
Robinson, David Lieut. ..	23d March	1835,	o	41 2 10	o o o	Ditto for Debts.
Robinson, Gervas ..	11th Oct.	1836,	6500	655 0 0	o o o	Co.'s Rs. 6333-5-4 since remitted and paid to Representatives.
Robson, James Serjt. Maj.	8th Feb.	1804,	500	106 10 6	o o o	
Rochonet, J. J. L. ..	22d April	1818,	o	57 13 10	o o o	
Rodrigues, B. P. Mr. ..	19th Feb.	1823,	o	0 12 9	o o o	Retained for Charges.
Rodrigues, John ..			o	95 6 4	o o o	
Roebuck, B. Lieut. ..	29th June	1824,	400	331 14 5	o o o	Retained for Debts.
Rogers, Jacob ..	17th March	1824,	100	o o o	70 10 1	Balance retained for Charges, &c.
Rogers, John Lieut. ..	4th May	1830,	o	23 9 3	o o o	Retained for Debts.
Rogers, Levey ..	18th May	1808,	3800	306 11 7	o o o	
Rogers, Nathaniel ..	19th May	1819,	o	27 7 5	o o o	
Rogers, T. S. Captain ..	18th August	1834,	o	9 8 9	o o o	Retained for Charges.
Rogers, W. Ensign ..	30th June	1829,	o	67 3 6	o o o	
Rogers, W. H. Assistant Surgeon ..	13th Sept.	1836,	o	2 15 1	o o o	Retained for Charges.
Roony, Patrick ..	13th March	1820,	200	o o o	0 4 8	
Roote, Robert ..	4th April	1836,	{ Co.'s Rs. 2400 }	635 11 7	o o o	Since invested.
Ross, James ..	6th May	1828,	o	18 5 2	o o o	Retained for Charges.
Ross, James Esq. ..	29th April	1834,	o	17 0 6	o o o	Ditto ditto.
Ross, W. C. ..	23d Jan.	1822,	o	36 3 10	o o o	Ditto for Debts.
Rostan, John ..	12th March	1823,	o	67 8 10	o o o	Ditto ditto.
Rowarth, Mark ..	28th Dec.	1830,	o	15 10 6	o o o	Ditto for Charges.
Ryder, C. Major ..	7th July	1834,	o	9 8 11	o o o	Ditto ditto.
S.						
Saffer, Maria Mrs. ..	14th May	1833,	o	0 9 8	o o o	Retained for Charges.
Sage, T. E. Lieut. ..	30th Sept.	1834,	o	4285 0 8	o o o	Ditto for Debts.
Sanderson, T. ..	27th Sept.	1836,	500	o o o	53 3 11	
Sandom, Francis ..			o	83 13 7	o o o	Retained for Debts.
Sanford, J. F. Lieut. ..	30th April	1817,	o	33 10 1	o o o	Ditto for Charges.
Sankey, J. H. Ensign ..	26th May	1824,	100	60 11 3	o o o	Ditto for Debts.
Sanson, Joseph ..	11th Aug.	1834,	5000	351 9 5	o o o	
Sansum, Richard ..	18th May	1824,	o	77 10 3	o o o	Retained for Debts.
Sargent, George Lieut. tenant-Colonel ..	25th March	1833,	o	13 11 1	o o o	Ditto for Charges.
Sargent, Wm. Captain ..	23d Nov.	1830,	2600	259 1 2	o o o	Since remitted.
Sarrell, William James ..	29th August	1822,	100	26 13 4	o o o	Retained for Debts and Charges.
Sayer, George Captain ..	16th June	1834,	o	0 12 3	o o o	Ditto for Charges.
Schank, J. J. ..	20th October	1834,	o	61 11 1	o o o	Ditto for Debts.
Schoffalitzky, A. ..	5th July	1825,	o	8 10 4	o o o	Ditto for Charges.
Scott, James Major ..	30th May	1822,	o	13 7 8	o o o	Ditto for a Debt and Charges.
Scott, William Assist. Surgeon ..	23d March	1835,	o	14 4 0	o o o	Ditto for Charges.

NAMES OF INTESTATES.	Date of Administration.		Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Scott, William Col. ..	24th June	1834,	o	4 10 8	o o o	Retained for Charges.
Sealy, Ann Elizabeth Miss	16th Nov.	1830,	10400	489 9 6	o o o	Ditto for Cudbert Thornhill Sealy, an Infant.
Sealy, Elizabeth Mrs. ..	30th Sept.	1835,	o	o o o	259 0 7	
Sealy, J. N. ..	6th Dec.	1815,	o	48 1 11	o o o	Retained for Charges.
Seenor, William Dawson alias William Seenor ..	Probate as Executor 30th Dec.	1836,	o	1827 6 4	o o o	Since remitted, &c.
Seton, Archibald ..	8th Dec.	1834,	o	3 15 4	o o o	Retained for Charges.
Seton, G. S. Dr. ..	24th June	1828,	o	9 6 10	o o o	
Seymour, W. F. A. Lieut.	8th Dec.	1829,	100	57 15 10	o o o	Retained for Debts.
Sharpe, J. P. Ensign ..	13th Feb.	1827,	1400	24 15 3	o o o	
Shaumloll Chowdry, ..	2d Nov.	1835,	o	o o o	141 0 11	
Shaw, John ..	2d Dec.	1828,	2300	214 15 9	o o o	Co.'s Rs. 598 since paid for tuition, &c. of the Child.
Shaw, J. R. ..	23d Sept.	1834,	o	38 12 8	o o o	
Shearer, J. A. Ensign ..	3d Feb.	1824,	800	o o o	23 10 0	Retained for Debts.
Shelton, C. R. Dr. ..	12th Jan.	1830,	o	52 0 6	o o o	Ditto ditto.
Shepherd, W. A. Gunner	7th June	1831,	o	6 2 6	o o o	Ditto for Charges.
Sheppard, Henry Mitchell			300	98 9 1	o o o	
Shepping, J. Captain ..	9th April	1823,	o	19 1 4	o o o	Ditto ditto.
Sheriff, M. ..	30th Sept.	1834,	o	439 9 11	o o o	
Shippard, Charles ..			100	24 14 9	o o o	
Shutter, Joseph ..			o	0 6 4	o o o	Retained for Charges.
Sinclair, P. C. Brevet } Captain the Hon'ble }	17th Nov.	1834,	o	236 9 11	o o o	Ditto for Debts.
Siret, Mathew ..	16th April	1817,	o	79 0 7	o o o	
Skelton, C. C. Ensign ..	20th Dec.	1836,	o	591 9 1	o o o	Since invested and retained for Debts.
Slacke, C. Ensign ..	30th June	1829,	o	5 12 1	o o o	Retained for Charges.
Slater, Joseph ..	8th June	1806,	7000	433 3 2	o o o	
Slatter, Charles John ..	30th Sept.	1835,	o	49 0 2	o o o	Ditto for Debts and Charges.
Small, B. D. Dr. ..	7th Feb.	1832,	200	o o o	8 9 11	Ditto ditto.
Smith, A. ..			o	o o o	2 1 0	
Smith, A. Captain ..	22d Sept.	1829,	400	31 5 1	o o o	Ditto for Debts.
Smith, P. Captain ..	27th May	1818,	o	73 3 8	o o o	Ditto ditto.
Smith, H. Dr. ..	3d April	1829,	o	21 7 4	o o o	
Smith, H. B. Captain ..	11th August	1834,	o	11 9 0	o o o	Ditto ditto.
Smith, John ..	27th Sept.	1820,	400	27 0 5	o o o	
Smith, John Frankland ..	12th July	1833,	o	91 14 5	o o o	Ditto ditto.
Smith, Thomas Lieut. ..	13th Aug.	1828,	o	18 1 2	o o o	Ditto ditto.
Smith, William Esq. ..	21st Nov.	1821,	o	8 6 1	o o o	Ditto ditto.
Smith, William, Merchant	6th Feb.	1822,	200	19 11 4	o o o	Ditto ditto.
Smith, William Serjeant	28th April	1804,	200	92 13 2	o o o	
Smith, W. B. ..			o	21 6 8	o o o	Ditto ditto.
Smith, Wm. Tower ..	13th May	1834,	66400	1 1 0	o o o	
Somerville, Richard Lieut.	12th July	1824,	o	26 3 5	o o o	Ditto for Charges.
Sourcey, Charles ..	12th July	1815,	600	48 11 9	o o o	
Spencer, E. E. Lieut. ..	11th Dec.	1827,	100	19 14 5	o o o	Ditto for Debts.
Spencer, Thomas ..	5th Feb.	1830,	o	o o o	6 3 11	
Spencer, T. K. Dr. ..	20th Sept.	1836,	500	1761 10 1	o o o	Since invested and retained for Debts.
Spiller, F. J. Major ..	13th Feb.	1837,	o	o o o	4 0 0	
Splint, Serjt. ..	8th Feb.	1804,	200	o o o	0 1 7	
Stapleton, S. Lieut. ..	2d April	1828,	o	42 8 8	o o o	Retained for Debts and Charges.
Stapleton, Wm. Lieut. } the Hon'ble .. }	24th April	1827,	o	36 1 10	o o o	Ditto ditto.
Stephanuse, Avietick Ter	19th Oct.	1835,	o	5 5 5	o o o	Ditto for Charges.
Stephen, Charles ..	20th Dec.	1831,	o	37 13 4	o o o	Ditto for Debts.
Stephen, James Lieut. ..	10th March	1834,	o	366 4 0	o o o	Ditto ditto and in course of payment.
Stewart, Lieut. ..	28th April	1804,	o	208 0 0	o o o	
Stewart, B. Lieut. Col. ..	21st Dec.	1830,	o	2 2 9	o o o	Ditto for Charges.
Stewart, C. Dr. ..	21st Feb.	1826,	o	17 2 9	o o o	Ditto ditto.
Stewart, G. A. C. Lieut.	7th April	1829,	o	10 11 7	o o o	Ditto ditto.
Stewart, James Dr. ..	24th Sept.	1833,	o	o o o	88 2 11	
Stewart, Mr. Cadet ..			o	40 14 0	o o o	
Stewart, M. C. ..	24th May	1826,	o	31 0 0	o o o	Ditto ditto.
Stewart, Thomas Serjt. ..	6th Dec.	1834,	o	14 13 5	o o o	Ditto ditto.
St. George, William ..	14th June	1817,	2300	125 5 0	o o o	

NAMES OF INTERSTATES.	Date of Administration.		Company's Payor.	Balance due to the Estate	Balance due to Administrator.	REMARKS.
Stiles, J. W. Captain ..	8th April	1833,	o	8 8 6	o o o	Retained for Charges.
Storm, Alexander As- sistant Surgeon .. }	30th Nov.	1835,	900	301 0 7	o o o	Ditto for Debts.
Strettell, Edward ..	3d Nov.	1829,	o	5 5 4	o o o	
Stritch, T. Q. ..	18th June	1823,	o	1 15 4	o o o	Ditto for a Claim.
Stuart, C. Major Genl. ..	11th October	1836,	2200	o o o	141 8 3	
Stuart, James Esq. ..	31st Dec.	1833,	o	386 10 1	o o o	Since remitted.
Stuart, R. H. ..	17th Sept.	1832,	o	60 9 6	o o o	Retained for Debts.
Stubenvoll, J. V. Capt. ..	31st Aug.	1835,	o	o o o	836 10 5	
Sutherland, David ..	26th Nov.	1832,	o	4 2 4	o o o	Ditto ditto.
Swan, William Captain ..	2d Aug.	1825,	o	7 2 0	o o o	Ditto for Charges.
Swarris, A. Mrs. ..	16th Jan.	1808,	5700	432 7 7	o o o	
Sylvester, W. Conductor	24th Nov.	1829,	2300	o o o	155 9 0	
T.						
Taillery, John ..			o	55 7 0	o o o	
Tallemach, William ..	25th Feb.	1818,	1500	187 12 0	o o o	
Tapley, Edward Capt. ..	7th Dec.	1835,	o	14 10 0	o o o	Retained for Charges.
Tapley, Richard Lieut. ..	6th March	1816,	200	o o o	21 7 11	
Tarr, Hannah ..			o	97 1 10	o o o	
Tate, William ..	5th Sept.	1821,	300	94 8 3	o o o	
Taylor, C. W. ..	15th July	1828,	o	15 7 3	o o o	Ditto for Debts.
Taylor, D. R. Captain ..	6th March	1832,	o	1 7 4	o o o	Ditto for Charges.
Taylor, John ..	26th Sept.	1822,	100	42 2 9	o o o	
Taylor, John ..	24th June	1834,	o	3 9 5	o o o	Ditto ditto.
Taylor, James W. ..			o	36 12 0	o o o	
Taylor, J. W. Lieut. } Colonel .. }	7th Sept.	1824,	o	418 0 0	o o o	Retained for Debts.
Taylor, Thomas Bom- bardier .. }			o	o o o	1 6 0	
Teague, Stephen ..	6th April	1835,	o	205 15 7	o o o	Ditto for the Share of Charles Brookes Teague.
Teema, Rao Kalia ..	11th Aug.	1834,	2700	157 3 7	o o o	
Thomas, O. B. Lieut. ..	19th Jan.	1835,	o	432 3 0	o o o	Retained for Debts, partly since paid.
Thomas, Wm. Captain ..	9th April	1821,	o	34 1 1	o o o	Ditto ditto.
Thomson, Alexd. Lieut. ..	27th Oct.	1825,	o	30 4 9	o o o	Ditto ditto & Charges.
Thompson, Henry ..	9th Feb.	1827,	200	58 9 5	o o o	Ditto ditto.
Thompson, Joseph ..	30th Aug.	1831,	o	3 11 8	o o o	Ditto for Charges.
Thompson, Wm. Captain	12th May	1819,	o	20 7 3	o o o	Ditto for Debts and Charges.
Thornely, Robert ..	23d Aug.	1831,	o	44 10 2	o o o	Ditto ditto.
Thorose, Gregory ..	16th Feb.	1830,	o	57 15 1	o o o	Ditto for Debts.
Thursby, W. Lieut. ..	13th Oct.	1829,	o	15 13 11	o o o	Ditto for Charges.
Tim, James ..	10th Jan.	1816,	o	86 9 1	o o o	
Tod, James Lieut. Col. ..	20th June	1836,	o	15 14 8	o o o	Ditto for Charges.
Todd, Charles ..	20th June	1836,	{ Co.'s Rs. } 700	495 7 6	o o o	Ditto for Debts.
Toone, J. H. Lieut. ..	12th March	1823,	o	30 13 2	o o o	Ditto for Charges.
Torrick, Michael ..	14th Feb.	1816,	100	83 7 0	o o o	Ditto for Debts and Charges.
Tosh, John Captain ..	20th Oct.	1821,	1800	o o o	126 2 5	
Trafford, G. L. Captain ..	11th Oct.	1836,	3200	o o o	209 7 3	
Trafford, W. L. Ensign ..	21st Sept.	1835,	o	1212 15 8	o o o	Retained for Debts. Ditto ditto, and in course of payment.
Trench, A. H. ..	7th Sept.	1835,	o	5769 8 9	o o o	Ditto ditto.
Trench, F. Lieut.-Col. ..	3d March	1819,	o	49 11 9	o o o	Retained for Debts.
Tribute, Thomas ..	29th April	1811,	600	31 10 6	o o o	
Trinks, Charles ..	18th April	1813,	7500	74 14 0	o o o	
Tucker, W. H. ..	10th Feb.	1824,	o	1288 14 5	o o o	Retained for Debts.
Tucker, Mrs. ..			100	82 5 3	o o o	
Turnbull, R. H. Lieut. ..	5th Nov.	1833,	o	0 12 0	o o o	
Turner, C. W. Lieut. ..	9th June	1823,	o	15 14 0	o o o	Retained for Charges.
Turner, E. R. Lieut. ..	30th Jan.	1821,	o	71 15 0	o o o	Sa. Rs. 53-8 retained for Debts.
Turner, Wm. Lieut. ..	26th Aug.	1828,	800	101 12 10	o o o	Retained for Debts.
Turton, Z. H. Captain ..	9th Nov.	1835,	o	18 13 11	o o o	Ditto ditto.
Tweddle, W. Reverend ..	7th Jan.	1833,	o	202 12 0	o o o	Ditto ditto.
Twiss, F. N. Conductor ..	4th Feb.	1829,	o	23 1 0	o o o	Ditto ditto & Charges.
Tyssen, S. Captain ..	7th March	1818,	o	1 0 8	o o o	Ditto for Charges.
Tytler, A. F. Lieut. ..	17th Sept.	1832,	o	123 12 4	o o o	Ditto for Debts.

NAMES OF INTERESTES.	Date of Administration.	Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
V.					
Valle, B. ..	9th Jan. 1837,	1300 And Co's } Rs. 1500 }	o o o	110 1 6	Co.'s Rs. 132-1 retained for Debts.
Vansandau, Lewis Lieut.	27th April 1835,	o	322 13 4	o o o	Retained for Debts, partly since paid.
Vanswinden, P. S. Capt.	9th May 1821,	o	35 3 4	o o o	Ditto ditto.
Vanzetti, G. L. Captain	22d June 1835,	o	3310 3 2	o o o	Retained for Debts & in course of payment.
Vaughan, Thomas ..	1st Oct. 1822,	o	16 12 4	o o o	Retained for Debts.
Venables, G. H. Ensign..	13th Sept. 1836,	o	o o o	0 4 0	
Vickers, T. A. ..	5th March 1828,	100	54 6 4	o o o	Retained for Debts.
Vignolet, C. Dr. ..	1st Aug. 1826,	o	83 0 5	o o o	Ditto for Charges.
Vincent, John Capt. ..	7th May 1833,	o	82 7 8	o o o	Ditto for Debts.
Vipond, Mr. ..		100	32 3 3	o o o	
Voyle, E. Lieut. Col. ..	22d Oct. 1836,	o	31 13 9	o o o	Retained for Charges.
Voysey, W. H. Dr. ..	18th May 1824,	o	29 3 4	o o o	
Vrignon, Francis ..	15th July 1829,	38200	o o o	70 13 6	Co.'s Paper for Sa. Rs. 2400 since sold for payment of Costs and balance retained for Debts.
Vrignon, Francis, Trust } Account .. }	15th July 1829,	26400	74 13 1	o o o	
W.					
Waddilove, J. ..	21st March 1836,	4700	o o o	145 14 0	Sa. Rs. 16-10 retained for a Claim.
Wakefield, J. W. Lieut.	21st April 1829,	o	3010 9 10	o o o	Since remitted.
Wakerell, H. Mrs. ..	4th August 1834,	o	o o o	201 7 0	
Walker, C. L. Lieut. ..	7th May 1817,	200	o o o	7 12 4	Retained for Debts.
Walker, R. W. ..	20th Jan. 1830,	o	5 10 6	o o o	Ditto for a Claim.
Walkinshaw, W. Capt. ..	20th Dec. 1825,	o	20 8 10	o o o	Ditto for ditto, and Charges.
Wallace, Robert ..	23d Jan. 1822,	o	5 9 6	o o o	Ditto for Charges.
Wallis, J. E. Capt. ..	29th March 1825,	o	34 4 10	o o o	Ditto ditto.
Ward, R. A. ..	2d Oct. 1816,	100	o o o	18 3 5	Ditto for Debts.
Ward, Thomas alias } Longhurt	2d Feb. 1804,	200	30 9 7	o o o	
Ward, Thos. Brevet Capt.	5th April 1826,	400	27 4 2	o o o	Retained for Debts.
Warren, F. Lieut. ..	24th Feb. 1819,	o	76 11 10	o o o	Ditto ditto.
Watkins, Alexander Major	23d Sept. 1834,	o	29 9 0	o o o	Ditto for Charges.
Watson, Dame Joanna } and Edward Eyre } Burgess ..	27th April 1835,	1500	93 1 6	o o o	{ In course of Remittance.
Watson, J. Y. Ensign ..	27th May 1818,	o	13 4 1	o o o	Retained for a Claim and Charges.
Webb, N. S. Major ..	6th Oct. 1834,	o	980 13 4	o o o	Retained for Debts, partly since paid.
Webster, Henry Lieut. ..	8th Feb. 1804,	100	30 9 6	o o o	
Webster, W. Captain ..	7th August 1816,	o	4 8 8	o o o	Retained for a Claim.
Wedgewood, Charles ..	14th Nov. 1820,	1200	9 2 4	o o o	
Wellesley, Gerald ..	7th Nov. 1834,	o	14 13 8	o o o	Retained for Charges.
Wheatall, John ..	18th Dec. 1807,	3400	241 2 4	o o o	
Whish, M. T. ..	25th June 1821,	o	23 11 6	o o o	Retained for Charges.
White, Elizabeth ..	29th July 1834,	o	o o o	233 7 5	
White, F. H. ..	4th Jan. 1831,	100	35 4 9	o o o	Retained for Debts.
White, John ..	6th Oct. 1807,	30300	550 11 8	o o o	Since invested.
Wiggins, C. H. Lieut. ..	5th Feb. 1828,	o	83 14 0	o o o	
Wilkinson, George ..	7th May 1823,	o	84 3 2	o o o	
Williams, B. Lieut. ..	28th Oct. 1823,	o	96 10 10	o o o	Retained for Debts.
Williams, F. A. Miss ..	11th March 1833,	o	11 9 7	o o o	Ditto for Charges.
Williams, John ..	5th May 1829,	o	24 1 10	o o o	Ditto for a Debt and Charges.
Williams, Mary ..	5th Dec. 1822,	o	76 13 6	o o o	
Williams, Richard Lieut.	25th April 1826,	o	23 5 9	o o o	Retained for a Debt and Charges.
Williams, Robert Ensign	20th Nov. 1822,	o	15 8 7	o o o	Ditto ditto.
Williams, Thomas ..	23d May 1826,	o	0 6 4	o o o	Ditto for Charges.
Williams, Thomas ..		o	2 2 8	o o o	Ditto for a Debt and Charges.

NAMES OF INTERESTES.	Date of Administration.		Company's Paper.	Balance due to the Estate.	Balance due to Administrator.	REMARKS.
Williams, A. A. Capt. ..	24th April	1832,	o	4 7 7	o o o	Retained for Charges.
Willoughby, Richard } Lieut.-Col. ..	27th Oct.	1825,	1400	62 9 1	o o o	
Willmot, E. C. ..	24th Jan.	1827,	o	38 2 8	o o o	Retained for Charges.
Wilson, Andrew Assis- tant Surgeon ..	25th Jan.	1814,	300	88 8 6	o o o	
Wilson, John ..	9th April	1821,	100	18 8 10	o o o	Sa. Rs. 78-9-9 retained for a Claim.
Wilson, James Duff ..	13th March	1822,	o	63 7 11	o o o	Retained for Debts.
Wilson, Jasper Dr. ..	17th Jan.	1826,	o	85 14 5	o o o	Ditto ditto.
Wingrave, J. H. Lieut. ..	21st July	1834,	o	3252 12 6	o o o	Since invested.
Wintle, Henry Lieut. ..	12th June	1827,	o	5 3 9	o o o	Retained for a Claim.
Wolf, Joseph ..	23d Nov.	1835,	o	2088 12 2	o o o	Since paid over to the Representatives.
Wollocombe, Thomas } Capt.	8th June	1830,	800	90 0 7	o o o	Retained for Debts.
Wood, A. H. Capt. ..	30th Sept.	1834,	o	264 10 10	o o o	Ditto ditto
Wood, B. Captain ..	30th Nov.	1835,	3700	o o o	801 1 11	Sa. Rs. 1716-14-6 since paid for a Claim, and 122-14-1 retained for Debts.
Wood, Charles Mr. ..	26th May	1824,	o	35 6 8	o o o	Retained for a Claim and Charges.
Wood, Sir George Lieu- tenant General ..	3d March	1834,	o	81 13 10	o o o	Retained for Charges.
Wood, J. A. Lieut. ..	17th Dec.	1833,	200	66 13 10	o o o	Ditto for Debts.
Wood, Saml. Lieut.-Col.	16th Nov.	1830,	o	69 2 10	o o o	
Woodforde, Robert Cadet	8th Feb.	1804,	200	93 11 4	o o o	
Woodley, Thos. Capt. ..	10th April	1832,	1200	o o o	51 6 3	Retained for the Children.
Woodley, Thomas Cap- tain, Trust Account for the Children, ..	Ditto,		2000	57 3 3	o o o	
Worham, Arthur Cap- tain ..	5th Sept.	1836,	o	o o o	188 2 7	
Worthington, Mathress..			400	69 15 7	o o o	
Wray, O. Dr. ..	20th June	1836,	o	5438 15 2	o o o	Since invested, and retained for Debts.
Wrottesley, H. Lt. Col.	21st June	1831,	o	3 9 6	o o o	Retained for Charges.
Wyatt, H. J. Dr. ..	11th May	1830,	o	0 6 4	o o o	Ditto ditto.
Wyatt, J. G. ..	9th Dec.	1833,	o	140 7 3	o o o	Ditto for Debts.
Wynne, R. O. ..	10th June	1834,	o	9 6 0	o o o	Ditto for Charges.
Wynne, T. P. Dr. ..	29th Oct.	1832,	o	2 0 5	o o o	Ditto ditto.
Y.						
Yeomans, R. Asst. Surgn.	27th Oct.	1810,	o	0 12 9	o o o	Retained for Charges.
Young, Math. Captain ..	22d Dec.	1834,	o	o o o	88 9 1	
Young, Thomas Major ..	26th June	1832,	o	103 11 0	o o o	Since remitted.
Z.						
Zobel, John ..	17th June	1828,	o	80 11 9	o o o	Retained for Debts.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, JUNE 3, 1837.

FORT WILLIAM.
GENERAL DEPARTMENT, 26th JUNE 1832.

ALL Public Officers of Government sending Advertisements to the Calcutta Gazette for publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM.
FINANCIAL DEPARTMENT, THE 15th JUNE, 1836.

Notice is hereby given, that under instructions just received from the Honorable Court of Directors, the following Terms and Conditions for making Advances upon the Goods and Merchandise of Individuals intended for Consignment to England re-payable to the Court of Directors of the East India Company, have been substituted for those contained in the Advertisement of this Department, dated the 27th October 1834.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve; and that they be subject to the Control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each consignment, the value of which is to be ascertained by the Officers of the Indian Governments, or Authorized Agents of the East India Company, an Advance not exceeding two-thirds of such ascertained value will be made.

3d.—For re-payment of the Advance, Bills of Exchange to be drawn in triplicate, at six months sight, at the rate of—

s. d.

Per Company's Rupee for Advances made at.....	Bengal.
Ditto.....	Madras.
Ditto.....	Bombay.
Per Spanish Dollar, Ditto.....	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of repaying the Company the amount of the Advances made thereon, including

Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England.

9th.—It is expected that Parties or their Agents will cause the Goods to be insured from fire, such Insurance to take effect from the date of the termination of the Sea risk; as the East India Company will not undertake to effect any Insurance upon them.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payment of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. PRINSEP, Secy. to Govt. of India.

**FORT WILLIAM,
FINANCIAL DEPARTMENT, 10TH APRIL, 1837.**

Notice is hereby given, that the Board of Customs, Salt and Opium at Calcutta, have been authorized to accept tenders for advances to be made upon Bills drawn on London and secured in the manner described and provided in the Advertisement of this Department, dated the 15th June 1836, at the rate of exchange of (2s. 2d.) two shillings and two pence for the Company's Rupee. Orders for the amount advanced will be issued by the Board payable at the General Treasury at Calcutta, twenty days after sight.

Published by Order of the Right Hon'ble the Governor of Bengal,

H. T. PRINSEP, Secy. to the Govt. of India.

No. 65.

**FORT WILLIAM,
GENERAL DEPARTMENT, THE 17TH MAY, 1837.**

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments for May, instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Thursday, the 15th proximo.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. PRINSEP, Secy. to Govt.

**FORT WILLIAM,
MILITARY DEPARTMENT, 15TH MAY, 1837.**

Notice is hereby given, that the Pay, Batta, and other Allowances for May 1837, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Saturday, the 10th proximo.

By Order of the Right Hon'ble the Governor General of India in Council,

WM. CASEMENT, Col.

Secy. to the Govt. of India Mily. Dept.

No. 395.

**FORT WILLIAM,
FINANCIAL DEPARTMENT,
THE 17TH MAY, 1837.**

The following Resolution, passed by the Right Hon'ble the Governor General of India in Council, is published for general information:

Resolution.—The Right Hon'ble the Governor General of India in Council remarks that the principle of the Rule recently established for Bengal, under which the Salary of Officers deputed to other Stations of the same Presidency will be Audited payable at the place where they may be employed, applies equally to the case of Officers of one Presidency employed temporarily, either under the Supreme Government or in another Presidency, without vacating the substantive Office to which they are attached under their own Presidency,—but the Rule cannot be established in the same form, because the Auditor of one Presidency cannot Audit Salary Bills and adjust the fund deductions, &c. of another. In order to give to Servants in this predicament the same advantage of drawing all their Allowances at the place where they may be employed, the Right Hon'ble the Governor General of India in Council determines that the following Rule shall be established. Whenever a Servant attached to one Presidency shall obtain temporary employment under another Presidency, and shall desire to draw the Allowances of his substantive Office at the place or in the Presidency to which he has been deputed, he shall apply to the Government of his Presidency for an order to the Civil Auditor to grant him a Certificate of the amount Salary less deductions to which he is entitled, and the Civil Auditor of the Presidency in which he is doing duty, shall, on the strength of that Certificate, pass to him a monthly sum on account, as the Civil pay of the other Presidency, the amount so passed to be made payable at the Treasury of the place where the Officer is employed, upon duplicate or triplicate receipts, and to be adjusted in account by the Accountant or Accountant General of the Presidency as a remittance to

the debit of the Presidency on account of which it is paid. With respect to Divisions of the same Presidency as the Collectors of one Division are in the habit of granting Bills on those of the other which are adjusted thro' the two Offices of Account, the Governor General of India in Council adopting the suggestion of the Accountant General, determines that when an Officer of the North Western Provinces may be deputed to officiate within those under the Governor of Bengal or vice versa, the Salary Bill of his substantive Office being transmitted for Audit to the Auditor of the proper Division, shall by him be forwarded to the Collector of the District where it is ordinarily payable, and that Officer shall, if it be duly received, issue and transmit to the Officer a Bill for the amount as per Audit payable to the Individual at the Treasury of the place where he may be employed on duty, such Bills to be granted at par without any charge of Hoondcean.

H. T. PRINSEP,

Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 29TH MAY, 1837.**

The following Draft of a proposed Act was read in Council for the first time on the 29th May, 1837:

Act No. — of 1837.

I. It is hereby enacted, that every house and out-house built within the City of Calcutta, after the 1st day of November, 1837, shall be covered with an outer roof of incombustible materials, and that, if any house or out-house be built in contravention of this provision, the owner of such house or out-house shall, on conviction before a Magistrate, be punished with fine not exceeding 100 Rupees.

II. And it is hereby enacted, that it shall be lawful for the Superintendent of the Police of the said City, from the date of the passing of this Act, to tender to the owner of any house or out-house within the said City, which house or out-house may have been built before the said 1st day of November 1837, and which may not be covered with an outer roof of incombustible materials, a sum of money to defray the expense of covering such house or out-house with such an outer roof, and that if the owner of such house or out-house shall accept the sum so tendered and shall engage that such house or out-house shall be covered with such an outer roof within a certain time, and shall not within that time cause such house or out-house to be covered with such an outer roof, such owner shall, on conviction before a Magistrate, be punished with a fine not exceeding ten times the sum so accepted by such owner.

III. And it is hereby enacted, that if any house or out-house shall be built in contravention of the provision contained in Section I. of this Act, or if any owner of a house or out-house shall refuse to accept a sum of money tendered by the said Superintendent in the manner described in Section II. of this Act, it shall be lawful for the said Superintendent to cause such house or out-house to be covered with an outer roof of incombustible materials without the consent of the owner thereof, and to cause such alterations to be made in the walls of such house or out-house, as may enable such walls to support such outer roof, and to defray the expense out of any funds which may be put at the disposal of the said Superintendent for that purpose either by the Government or by any private person or body of private persons.

IV. And it is hereby enacted, that whoever shall wilfully obstruct the said Superintendent, or any person acting under the authority of the said Superintendent, in the exercise of the powers given to the said Superintendent by Section III. of this Act, shall, on conviction before a Magistrate, be punished with a fine not exceeding 100 Rupees, in excess of any punishment to which the person so obstructing may be liable by reason of any other offence which he may commit in the course of such obstruction.

V. And it is hereby enacted, that all fines levied under the authority of this Act shall be paid into the General Treasury, and shall be applied to the purpose of defraying expenses incurred in carrying this Act into execution.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 3d day of June next.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

No. 113.

FORT WILLIAM,

GENERAL DEPARTMENT,

THE 24TH MAY, 1837.

The Right Hon'ble the Governor General of India in Council is pleased to appoint Mr. W. R. Young, Commissioner for the Eastern Settlements, under Act No. X. of 1837.

H. T. PRINSEP, *Secy. to Govt.*

(No. 1015.)

ORDER BY THE RIGHT HONORABLE THE GOVERNOR OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT,

THE 30TH MAY, 1837.

The Right Honorable the Governor of Bengal has been pleased to make the following Appointments:

Mr. G. W. Battye to be Joint Magistrate and Deputy Collector of Monghyr.

Mr. F. Cardew to be Joint Magistrate and Deputy Collector of Malda, in the room of Mr. Battye.

Mr. H. C. Hamilton to officiate, until further orders, as Collector of Zillah Behar, vice Mr. Houston.

Babu Sumbhoo Chunder Ghose Roy Behadoor to be Deputy Collector in Zillah Beerbhoom, under the provisions of Regulation IX. of 1833.

The following Officers have obtained leave of absence from their Stations:

Mr. Wigram Money, a Temporary Judge of the Courts of Sudder Dewanny and Nizamat Adawlut, for four days, in addition to the leave of absence for three weeks allowed him on the 9th instant, under the provisions of the first Clause of the Rules dated the 18th December 1832; the leave granted to him on the 11th ultimo, to proceed to Singapore, on Medical Certificate, for six months, commencing from the 1st proximo, instead of from the sailing of the Vessel on which he has taken his passage.

Mr. T. Hagon, Sub-Assistant to the Commissioner of Assam, from the 18th February to the 13th ultimo, on Medical Certificate, including the leave granted to him on the 4th ultimo.

ROSS D. MANGLES,

Secy. to the Govt. of Bengal.

No. 19.

GENERAL DEPARTMENT,

AGRA, 19TH MAY, 1837.

APPOINTMENT.

Lieutenant Hugh Boyd, of the 15th Regt. N. I., to be Post Master at Meerut.

R. H. SCOTT,

Offy. Secy. to the Lt. Govr. N. W. P.

LAW PAPERS, ACCOUNTS, NEWSPAPERS.

IT is requested that reference be made to the Notice from this Office published under date the 18th September 1834, in the *Government Gazette*, Should Letters, or Papers, of Instructions, Remarks, or of other Matter, be found under a Cover said to contain the abovementioned Documents, the whole becomes liable to ten times full Letter Postage. The Rules which permit the transmission of Documents of the above description at reduced rates of Postage are published in the *Calcutta Directories*, together with the Penalties for infraction of those Rules.

G. J. SIDDONS,

Post Master General.

Calcutta, General Post Office, 18th February, 1836.

NOTIFICATION.

WITH the sanction of the Right Honorable the Governor of Bengal, it is hereby notified for general information, that a charge of One Rupee will in future be made on all Travellers occupying Staging Bungalows for any period of time not exceeding 24 hours, and an additional Rupee for any period of each successive 24 hours. The same to be paid to the Servant in charge.

A Book will be kept at every Bungalow, in which it is requested that Individuals paying in conformity with this Notification, will insert their names and the amount paid.

G. J. SIDDONS,

Post Master General.

Fort William, General Post Office, the 6th May, 1837.

NOTICE.—All the Letters for Penang, delivered at this Office, up to the 15th ultimo inclusive, and which were marked for transmission by the "Jeany," were forwarded to that destination by the "Bengal Packet," in consequence of the return of the "Jeany" in a leaky state.

The undermentioned Transfers were effected in consequence of the Packets reaching Kodgeroo too late to overtake the Vessels for which they were originally intended.

Date of the Receipt of the Letters at the General Post Office.	Names of the Vessels by which the Letters were intended to have been transmitted.	Destination.	Names of the Vessels by which the Letters were transmitted.
24th April 1837.	Brenda,	Boston,	Rosabella.
8th & 9th May ditto,	Margaret, ..	Moulmeyne,	John Hepburn.
9th & 10th ditto ditto,	Elizabeth, ..	Rangoon & Moulmeyne,	Ditto.
10th ditto ditto,	Arctura, ..	Penang and Singapore,	Bengal Packet.
13th ditto ditto,	La Belle Alliance,	London, ..	Lord William Bentinck.
13th ditto ditto,	Geetoo,	Ditto,	Ditto.
19th ditto ditto,	John Hepburn,	Moulmeyne,	Louisa.
20th ditto ditto,	Hindoo,	Liverpool,	Jupiter.

WM. MOORE, *Deputy Post Master.*

Fort William, General Post Office, the 2d June, 1837.

No. 285.

NOTICE.—Commanders of Vessels being in the habit of inserting at the bottom of their Manifests "Surplus Stores may be landed if required," and subsequently importing large quantities of Wines, Spirits, Hams, Cheeses and other edible articles, and claiming exemption from the penalties prescribed by Section 6 of the Act for Goods unmanifested, on the ground that such importations are comprehended in the Manifest under the term Surplus Stores.—Notice is hereby given, that in future all Goods of the above description, landed in excess of the quantity stated in the Vindicating Bill, will be considered Merchandise unmanifested, and be subjected to double duty or confiscation under the above Section, as the Board of Customs may be pleased to direct.

By Order of the Board of Customs, Calcutta Custom House, the 2d December, 1836.

R. WALKER.

Acty. Collr. Govt. Customs.

No. 286.

NOTIFICATION.

PASSENGERS' BAGGAGE.

CONSIDERABLE misapprehension prevailing as to what articles are comprized in the term "Baggage in use" and so entitled to Free duty.—It is hereby declared, that the term applies solely to Wearing Apparel, second hand or in use, Cabin Furniture and trifling Personal Property, all in use and accompanying the Proprietor.

From the 15th September to the 15th March the Pilot Vessels cruise during the day between Saugny Sand and the Western Sea Reef, anchoring in the night East and West of each other, in Latitude 21° to $21^{\circ} 10'$ North.

Vessels approaching either Station during the day, are requested to make for that Vessel on board of which they will see a large red Flag flying at the Main whenever they can do so without great inconvenience or delay. In the night during the N. E. Monsoon, that is from 15th September to 15th March, at the Floating Light Station at the entrance of the Eastern Channel, the Vessel having the next turn Pilot on board will burn a Maroon every hour, and in thick weather every half hour, and as before stated, at the Point Palmyra Station, during the S. W. Monsoon, or between 15th March and 15th September, such Vessel will alternately burn a Blue Light and Maroon every half hour. Commanders are in like manner requested during the night to seek their Pilot from such Vessel, it being however understood that any Pilot Vessel which may be first seen is bound immediately to use every exertion to put a Pilot on board, night or day, without reference to turn or rotation, and that this latter is only allowed when no delay is occasioned thereby.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 23d January, 1837.

POSTPONEMENT OF THE OPIUM SALE.

NOTICE is hereby given, that the Opium Sale advertised for Friday the 28th instant, is postponed until Friday the 9th June next, unless in the interim favorable intelligence is received from China, in which case the Board of Customs, Salt and Opium reserve to themselves the option of fixing such earlier date for the Sale as may be advisable.

By Order of the Board of Customs, Salt and Opium, the 25th April, 1837,

S. G. PALMER, Actg. Secretary.

NOTICE.—The Public are hereby apprized, that the undermentioned quantity of Opium: viz.

Behar, Chests 3,166
Benares, Ditto 2,092

Chests 5,258

will be put up to Public Sale at the Exchange Rooms, on Monday next, the 12th instant. The Sale will commence at 11 o'Clock precisely.

By Order of the Board of Customs, Salt and Opium, the 1st June, 1837.

S. G. PALMER, Actg. Secy.

NOTICE is hereby given, that the Deposits on certain Lots of Behar and Benares Opium purchased at the Sale of February last, the Purchasers whereof failed to pay the amount of clearance agreeable to the conditions of Sale have been forfeited, and the said Opium will be re-sold on Thursday, the 8th instant. The Sale will commence after 1 P. M.

The other conditions of the re-sale will be publicly notified at the time of re-sale.

By Order of the Board of Customs, Salt and Opium, the 1st June, 1837,

S. G. PALMER, Actg. Secy.

اشتہار دادہ میٹود

کہ زرا مانت پیشگی هر قدر رسند وق افیون
بہار و بنارس بابت نیلام ماہ فروری گذشتہ
بسیب عدم داخل کردن خریداران بیباقی
قیمت آن مطابق شروط نیلام بسرکار ضبط گردیدہ
است آن قدر افیون مذکور بتاریخ ہشتم ماہ جون
سنہ حال روز پنجشنبہ بنیلام ثانی فروخت خواهد
شد نیلام مذکور بعد از دو واس یک گہنتہ
روز شروع خواهد گردید
دیگر شروط نیلام ثانی بوقت نیلام بر ملا واقف
کنائید خواہد شد

بموجب حکم صاحبان عالیشان بورقہ پرمست
ونمک وافیون فی التاریخ یکم ماہ جون سنہ ۱۲۳۷ ع

S. G. PALMER, Acting Secy.

ইন্তেহার দেওয়া কাইতেছে —

যে গত কিকুরারি মাহার নিলামের বিক্রীত
আফিমের কিস্তির বেবাক টাকা ঋদিদারগণ নিলা
মের সক্রত অনুসারে মাখিল করিতে না পারিবার
ঐ আফিমের অমানিত পেসগী টাকা বোর্ডের হুজুম
প্রমান জন্ম হইয়াছে ঐ আফিম আগামী ৮ জুন
বৃহস্পতিবার বিক্রয় হইবেক। নিলাম দিবা দুই
এবং ১ একঘণ্টার পর আরম্ভ হইবেক —

সানি নিলামের অন্য সক্রত সকল নিলামের
সময় প্রকাস্যরূপে জানানযাইবেক —

বিমোজিব হুজুম সাহেবান আলিসান বোর্ড
পরমিট ও নমক ও আফিম ইতি সন ১৮৩৭ সাল
তারিখ ১ জুন —

S. G. PALMER, Acting Secy.

OPIUM DEPOSITS.

Notice to parties intending to purchase at the ensuing Sale.

NOTICE is hereby given, that Purchasers at the Opium Sale advertised for Monday, the 12th instant, will be held strictly and rigidly to the third condition of the general conditions of the Opium Sales, which prescribes a deposit of 30 per Cent. on the value of the Opium purchased within ten days after the day of Sale, the Board of Customs, Salt and Opium think it right thus publicly to notify their intentions with respect to the exaction of Deposits, in order that Purchasers may not be led to expect any accommodation in making good such Deposits beyond that allowed in the condition of Sale.

By Order of the Board of Customs, Salt and Opium, the 1st June, 1837,

S. G. PALMER, Actg. Secy.

আফিমের ডিপোজিট অর্থাৎ আমানত পেসগী

যে সকল ব্যক্তি আগামী নিলামে ঋদিদ করি
বার মতন বরাধেন তাঁহারদিগের জাপনাধে —

ইন্তেহার দেওয়া কাইতেছে —

যে ১২ জুন তারিখে যে নিলামের এন্তেহার দেও
য়া গিয়াছে ঐ নিলামের ঋদিদারগণকে আফিম
বিক্রয়ের সাধারণ নিয়ম পত্রের ৩ তৃতীয় দফার
সক্রত অনুসারে অবশ্য আমলে আনিতে হইবেক
অর্থাৎ নিলামের তারিখ অবধি ১০ দশ দিবসের
মধ্যে ঋদিদা আফিমের মূল্যের উপর মত করা ৩০
ত্রিশ টাকার হিসাবে আমানত পেসগী দেওনের
জন্য ঐ দফার লেখা আছে তাহা দিতে হইবেক।
সম্মতি প্রকাস্যরূপে ডিপোজিট আদায়ের
র বিষয় বিজ্ঞাপন করা বোর্ড পরমিট ও নমক ও
আফিমের সাহেবানের বিবেচনায় ঐ নিমিত্তে উচি
ত বোধ হইতেছে যে ঋদিদারগণ নিলামের বহি
ভূত কোন সাহায্য প্রত্যাশায় ঐ রূপ আমানত পে
সগী মাখিল করিতে ভ্রমক্রমে অন্যথা না করেন
ইতি —

বিমোজিব হুজুম সাহেবান আলিসান বোর্ড
পরমিট ও নমক ও আফিম ইতি সন ১৮৩৭ সাল
তারিখ ১ জুন মোতাবেক বাঙ্গলা সন ১২৪৪ সাল
তারিখ ২০ জৈষ্ঠ —

S. G. PALMER, Acting Secy.

CUSTOMS.

List of Packages lying unclaimed at this Office.

- 1 Parcel, C. Garden, 13, Mango Lane, per Lord of the Isles.
- 1 Box, Lieut. Pearce, Engineer, per Ernard.
- 1 Ditto, C. Peshall, 3d Buffs, per Hashmy.
- 1 Parcel, G. J. Brown, Ship Duke of Northumberland, Capt. Pope, per Zenobia.
- 1 Ditto, A. G. Miller, 39th Regt. N. I., per Kyle.
- 1 Ditto, C. Hunter, 18th B. N. I., per Hindostan.
- 4 Ditto, Lieut. H. Hunter, 39th Regt. N. I., per David Clark.
- 1 Ditto, Cornet K. M. Darnell, H. M. 11th Lt. Dragoons, per Ditto.
- 1 Ditto, John Tyer, Surgeon, Ship Orient, per Ditto.
- 1 Ditto, Mr. Humphrey, Engineer, Fort Gloster, per Severn.
- 1 Box, Marked C F in diamond, per Thetis.
- D
- 1 Ditto, Marked F, per Ditto.
- P G
- 1 Ditto, The Officer in Command of the 59th Foot, per Strath Eden.
- 1 Parcel, C. Mottley, Medical Service, per London.
- 1 Keg, Marked G & Co. in diamond, 47, per Thos. Grenville.
- 1 Parcel, Editor of the Samachar Durpun, per John Bagshaw.
- 1 Ditto, R. Sommerville, H. M. S. Hyacinth, per Lord Hungerford.
- 1 Ditto, Lieut. H. Hunter, 39th Regt. N. I., per Bland.
- 5 Casks, Marked G B 21 to 25, per Robert Small.
- 1 Parcel, C. Peshall, 3d Buffs, per Abercrombie Robinson.
- 1 Package, Marked J, per Heros.
- 1 Ditto, Marked F, per Ditto.
- 22
- 2 Boxes, Marked G M, per La Belle Poule.
- H
- 1 Parcel, Lt. G. P. Thomas, 64th Regt. N. I., per Catherine.
- 1 Ditto, Capt. Mackinlay, Asst. Adj. Genl., per Ditto.
- 1 Ditto, T. A. Shaw, care of Bruce, Shand, per Ditto.
- H
- 1 Ditto, Marked J H, per Tapley.
- 39
- 2 Parcels, W. Gordon, Asst. Surgeon, per Crusader.
- 1 Ditto, Chas. Trowers, per Ditto.
- 1 Ditto, W. Strachey, care of Gisborne and Co., per Ditto.
- 1 Ditto, Muller Ritchie, per Ditto.
- 1 Ditto, Editor of the Madras Gazette, per Ditto.
- 1 Ditto, Mrs. Tomlin, care of Heyd. Barclay, per Hibernia.
- 2 Boxes, Marked R R, per Jane Blaine.
- C
- 1 Ditto, Marked B S in triangle, per Indus.
- B
- 1 Ditto, Marked C C in diamond, per Ditto.
- 1 Truss, Marked G, in triangle, per Ditto.
- 1 Parcel, Capt. W. Brown, care of J. Lowe, per Ditto.
- 1 Ditto, John White, care of Eglinton, McClure, per Ditto.
- 1 Ditto, Dr. Wallich, per Ditto.
- 1 Ditto, Thomas Mellis, care of J. Mellis, per Ditto.
- 1 Ditto, F. E. Rendo, care of R. C. Jenkins, per Kyle.
- 1 Tub, W. B. Johnson, Pama, per Hope.
- 1 Box, Jas. Alexander, B. B. Artillery, per Bengal Packet.

Calcutta, 1st June, 1837.

R. WALKER,
Collector of Customs.

N. B. Parties applying for the above Packages, will be pleased to send Invoices, or Bills, shewing contents and value, and to deposit persons to be present at the opening of them at this Office. The Collector has nothing to do with the business of Landing Packages from Ships, nor with forwarding them to their owners, or their destination.

The fact of Articles being destined for PRIVATE USE, and not for Sale, does not exempt them from payment of Duty, if they be of a kind which is chargeable with Duty under the Regulation.

Court for the Relief of Insolvent Debtors at Calcutta.
NOTICE is hereby given, that
HENRY DUPONT, of Ghoomghur Lane, in Calcutta, Writer and Clerk,

Now a Prisoner in the Gaol of Calcutta, hath filed his Petition, praying for Relief under the Provisions of the Statute 9th Geo. IV. Cap. 73, entitled "an Act to provide for the Relief of Insolvent Debtors in the East Indies, until the 1st day of March, 1837," continued by the Statute 2d William IV. Cap. 43, until the 1st day of March, 1836, and further continued by an Act of the Governor General of India in Council (Act No. IV. of 1835), until the 1st day of March, 1837:—and the said HENRY DUPONT hath executed an Assignment to the Common Assignees of the said Court in Trust for the benefit of the Creditors of the said HENRY DUPONT, of all the real and personal Estate and Effects which he now hath, or is entitled to, or which may come to, or be acquired by him before the Court shall have made its final Order in the matter of the said Petition.

P. O'Hanlon, Examiner.

Office of Examiner, 2d June, 1837.

Mr. N. Hudson, Atty.

কলিকাতার জেত্রহিন করজদারানের পরিচয়।

নাথ আদালত

সমাচার দেওয়া আইতেছে যে—

হেনরি ডিকুন্ট কলিকাতার গুমগড় নিবাসী কে
রানি—

সম্প্রতি তিনি কলিকাতার দেওয়ানি জেলে
কএন আছেন এবং তাহার আরজি দাখিল করিয়া
ছেন এই প্রার্থনায় যে চতুর্থ জাজ বাদসাহের রা
জত্বের নবম বৎসরের প্রকাশিত আইনের ৭৩ ধারা
আহার নাম হিন্দুস্থানের অকুম করজদারানের ই
রাজা সন ১৮৩৩ সালের মার্চ মাহার ১ তারিখ
পর্যন্ত পরিব্রাজ্য আইন এবং জাহা সন ১৮৩৬
সালের মার্চ মাহার ১ তারিখ পর্যন্ত সংস্থাপন
আইন এই নামক চতুর্থ উইলিয়াম বাদসাহের রাজ
ত্বের দ্বিতীয় বৎসরের এক আইনের ৪৩ ধারা কত্রি
ক পুনঃসংস্থাপিত হইয়াছে এবং পুনরায় এ আ
ইন ইণ্ডিয়ের গবরনর জানেরেল বাহাবরের কো
নসলেমোভাবক (আইন নং ৪ সন ১৮৩৬ সালের)
সন ১৮৩৯ সালের মার্চ মাহার ১ তারিখ
অবধি সংস্থাপিত হইয়াছে তাহার লিখিত
আজ্ঞা তাহার সম্বন্ধে আমলে আইনে এবং এ
উক্ত হেনরি ডিকুন্ট উক্ত আদালতের সাধারণ
মোক্তারকারের নিকট তাহার মহাজনগনের উপ
কারার্থে ভারত স্বাবর ও অস্বাবর বিষয় জাহা
এক্সেগে তাহার আছে কিবা জাহা উক্ত
আরমীর বিষয়ে উক্ত আদালত হইতে
শেষ হুজুম হইবার পূর্বে তাহার হস্তে আইশে
কিবা উপার্জন করেন এ সকলের এক মোক্তার
নাম লিখিয়া দিয়াছেন—

P. O'Hanlon, Examiner.

একজামিনর সাহেবের আকিস—

সন ১৮৩৭ সাল ২ জুন—

মে. এন হাডসন উকিল—

NOTICE is hereby given, that on the 20th June next ensuing, corresponding with the 8th Assar 1244 B. S., the undermentioned LANDED PROPERTY will be put up for Sale by Public Auction, at the Midnapore Collectorship, for the recovery of Arrears of Government Revenue up to the Kist of Falgun 1244, unless intermediately liquidated.

Pergunah.	Name of Mahal.	Name of Zemindar.	Sudder Jumma.	Total.	REMARKS.
Soojamooteah, ...	Baj Kool, &c. ...	Rajah Gopal Indur Narm Roy, ...	37150 15 0 1/2	26505 5 2 0	
Midnapore, ...	Buzzemina, ...	Grooperand Roy, ...	469 5 4 0	367 3 0 1/2	The Sale of the late Treasurer Grooperand Roy's Estates will be peremptorily held for the realization of the amount of Embezzlement proved against him while Treasurer in Midnapore Collectorate, as also for the Revenue due on it.
Jellusore, ...	Ditto, ...	Ditto, ...	87 9 10 1/2	69 12 10 0	
Subung, ...	Seahpore, ...	Ditto, ...	861 13 4 0	2159 13 2 0	
Ditto, ...	Nyan, &c. ...	Ditto, ...	1931 4 10 0	3434 4 11 1/2	
Umurser, ...	Salamabad, ...	Ditto, ...	314 7 4 0	461 13 0 0	
Ditto, ...	Fazipore, ...	Ditto, ...	768 6 3 0	1612 10 4 1/2	
Khandar, ...	Wardah, &c. ...	Ditto, ...	976 13 1 1/2	1232 13 0 1/2	
Mahal Batetakeo, ...	Palguria, ...	Ditto, ...	630 1 8 0	438 13 2 0	
			6037 13 8 1/2	9177 4 6 1/2	

A. F. DONNELLY, Collector.

Zillah Midnapore Collector's Office, the 9th May, 1837.

ইশতেহার

ধর দেওয়া আইতেছে জে জেলা মেদনিপুরের মোতালক জমিদারি বাকি খাজানার নিমিত্তে নিচের তপসীল মোতাবেক বাকীল সন ১২৪৪ সালের ৮ আসাউ মোতাবেক সন ১৮৩৭ সাল ২০ জুন তারিখে নিলামে বিক্রী হইবেক নওনের ইচ্ছা হয় এ তারিখ হাজির হইবা

নাম পরগনা	নাম মহাল	নাম জমিদার	সদর জমা	এখন বাকী
সুহামুটা	বাজুল ওগররহ	রাজা গোপাল ইন্দুর		
চাঁ. মেদনিপুর	বাজেমি বাজেআপ্তী	রায় রায় ...	৩৭১৫০৮/৬ ৥	২৬৫০৮/২
চাঁ. জলেশ্বর	এ	গুরুপ্রসাদ রায়	৪৬৯/৪	৩৬৭/০ ১
সবদ	সিবপুর ...	এ	৮৭১/১০ ৥	৬২৮/১০
এ	নজাওগররহ ...	এ	৮৬১৮/৪	২১৫২৮/২
অমরসী	সেলম বাদ ...	এ	১২৩১/১০	৩৪৩৮/১১
এ	কাজিলপুর ...	এ	৩৭৪/৪	৪৬১৮/০
খান্দার	উগাড়া ওগররহ ...	এ	৭৬৬/৩	১০১২/৮ ৥
লং এ মহাল বাটীবা	পালগড়া ...	এ	২৭৬৮/১	১২৩২৮/০ ১
			৬৩০/৮	৪৩৮৮/২

এক দফা গুরুপ্রসাদ রায় মহুদর এই জেলার খাজাখগিরি কয়েক তহবিল তসূরগের দাএ ৩৪২৫২১/২ টাকার নিমিত্তে বজ্র আছে অতএব এ জমিদারি সম্প্রতিক বাকী খাজানার ব্যতিরেকেও এ টাকার দাএ এ তারিখে নিশ্চয় হইবেক ইতি

9th May, 1837,

A. F. DONNELLY, Collr.

NOTICE.

BANK OF BENGAL.

6th May, 1837.

NOTICE is hereby given that the Pamphlet containing the Papers ordered to be printed, for the use of the Proprietors, agreeably to a Resolution at their Special General Meeting of the 25th February last, is printed, and ready for delivery to the Proprietors or their Agents on application at the Bank.

Notice is hereby further given that a Special General Meeting of the Proprietors, will be held at the Bank at 11 A. M. on Saturday the 10th day of June proximo, on the subject of the questions discussed in the said printed Papers.

By Order of the Directors,

G. UDNY, Secy. to the Bank.

NOTICE.—From to-morrow, the 10th instant, Mean Time will be shown to the Shipping in the River every day, (Sundays and Christian Holidays excepted,) by dropping a Ball from the Telegraph Tower in the Fort. The Ball will be hoisted at 3 minutes before 12, and dropped at mean noon.

E. BARTON, Col., Town Major.

Town Major's Office, Fort William,
9th May, 1837.

Administration.

ALL Persons indebted to the Estate of DUGALD A. CAMPBELL, late an Ensign of the Fifty-second Regiment of Native Infantry, are requested to make payment to the Registrar of the Supreme Court at Fort William, Administrator to the Estate, to whom all Creditors are also desired to make known their Claims.

23d May, 1837.

(2)

THE Public are hereby informed, that the Sub-Treasurer will negotiate Bills upon the undermentioned Provincial Treasuries, at the rates cited, to the extent of the Surplus that is available at each Treasury:

LOWER PROVINCES.

Rackergunge, } at par and at sight.
Burdwan, ... }

WESTERN PROVINCES.

Agm,.....					
Allahabad, ...	at a prem. of 2-8 per Cent. and at 3 days sight.				
Allypore, ...					
Azimghur, ...					
Benares, ...	at	"	2-0	"	and at " "
Boohund-shehar, ...	at	"	2-8	"	and at " "
Calpee, ...	at	"	2-0	"	and at " "
Etawah, ...					
Farruckabad, ...	at	"	2-8	"	and at " "
Futtehpore, ...					
Ghazepore, ...					
Goruckpore, ...	at	"	2-0	"	and at " "
Juanpore, ...					
Meerut, ...	at	"	2-8	"	and at " "
Mirzapore, ...	at	"	2-0	"	and at " "
Moradabad, ...					
S. Dn., ...					
Moradabad, ...					
N. Dn., ...					
Mynpooree, ...	at	"	2-8	"	and at " "
Muttia, ...					
Shajehanpore, ...					
Subeswan, ...					

C. MORLEY, *Acct. General.*

Fort William,
Accountant General's Office,
The 3d June, 1837.

Sheriff's Sales.

NOTICE is hereby given, that on Thursday, the Fifteenth day of June, instant, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Venditioni Exponas in his hands against Mouzeeram Mohanto, —

The Right, Title, and Interest of the said Mouzeeram Mohanto, of, in, and to an Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land thereunto belonging, and several Flower Trees standing thereon, containing, by estimation, Eight Cottahs, more or less, situate, lying, and being at Juggenauth's Ghaut, in Sooranooty, in the Town of Calcutta, and butted and bounded as follows: (that is to say), on the East by a Public Road, on the South by a Lane, on the North by a Durgah, and on the West by a piece of Land of Radakistno Bysack.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE is hereby given, that on Thursday, the Fifteenth day of June, instant, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of an alias Writ of Fieri Facias in his hands against Obaychurn Shaw, —

1.—The Right, Title, and Interest of the said Obaychurn Shaw, of, in, and to all that Lower-roomed Brick-built Messuage, Tenement, or Dwelling House,

with a piece or parcel of Land or Ground thereunto belonging, containing, by estimation, Five Cottahs and Eight Chittacks, more or less, situate, lying, and being at Simlah, called Soorey Parrah, in the Town of Calcutta, and butted and bounded as follows: (that is to say), on the North by the House and Land of Sookmoy Shaw, deceased, on the South by the House and Land of Mr. DaCosta, on the East by the Hon'ble Company's Ditch, and on the West by a Street.

2.—And also, the Right, Title, and Interest of the said Obaychurn Shaw, of, in, and to a piece or parcel of Tenanted Land or Ground, containing, by estimation, Two Biggahs and Ten Cottahs, more or less, situate, lying, and being at Chitpore, in the Zillah of Twenty-four Pergunnahs, and butted and bounded as follows: (that is to say), on the South by a Street, on the West by a Road and the River Hooghley, on the North by the Land of Ununto Roy Sing, and on the East by the Land of the Nabob Sowlat Jung, deceased.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE is hereby given to the Public, that a Letter containing the undermentioned Government Securities, forwarded through the General Post Office, by Narainpersaud and Bullub Dass, on the 4th of March last, to the address of Hurjus Roy Gungaram, of Lucknow, being missing; due notice has been given to the Sub-Treasurer to stop payment of principal and interest of the said Securities to any other person; viz.

Ten Notes, dated 31st Oct. 1831:

Nos. 1,310 to 1,318 of 1,987, each of 5,000	
Sicca Rupees, 5 per Cent Loan—Total	
Sicca Rupees	45,000
Interest due on the Sum from 31st Jan. 1837.	

One Note, No. 1,319 of 1,987, dated 31st Oct. 1831, for Sicca Rupees 5,000, of 5 per Cent Loan.....	5,000
Interest due from 31st Oct. 1836.	

The above Notes are in the names of Narainpersaud and Bullub Dass, and the Interest upon them is made payable at Cawnpore.

NOTICE is hereby given, that a Government Promissory Note for 1822-23, No. 2778, for Five Thousand Rupees, in the name of HAULEE-MAU BEEBEE, has been mislaid some time since, and necessary applications have been made to the Accountant General, &c. on the subject.

NOTICE.—MR. THOMAS HOLROYD was admitted a Partner in our Firm on the 1st instant.

R. C. JENKINS, FERGUSON & CO.

Fairlie Place, 13th May, 1837.

JUST PUBLISHED — HOUGH'S IMPROVED MUTINY ACTS AND ARTICLES OF WAR, 2d edition. Royal 8vo. broad margins, pp. 340, Price 6 Rupees.

G. H. HUTTMANN, *Orphan Press, Calcutta.*



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, JUNE 7, 1837.

No. 65.

FORT WILLIAM,

GENERAL DEPARTMENT, THE 17TH MAY, 1837.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments for May, instant, will be discharged by the Sub-Treasurer and Marine Paymaster respectively, on or after Thursday, the 15th proximo.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. PRINSEP, *Secy. to Govt.*

FORT WILLIAM,

MILITARY DEPARTMENT, 15TH MAY, 1837.

Notice is hereby given, that the Pay, Batta, and other Allowances for May 1837, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Saturday, the 10th proximo.

By Order of the Right Hon'ble the Governor General of India in Council,

WM. CASEMENT, *Col.**Secy. to the Govt. of India Mil. Dept.*

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

THE 29TH MAY, 1837.

The following Extract from the Proceedings of the Right Hon'ble the Governor General in Council in the Legislative Department, under date the 29th May 1837, is published for general information:

Read a Letter from the Secretary to the Government of Bombay, dated the 27th ultimo, proposing the repeal of Articles 1 and 2 of a Rule, Ordinance and Regulation I. of 1820, of the Bombay Code, which Articles are in the following terms:

"Article 1st. Captains of the Honorable Company's Ships as well as all Commanders of Licensed and Country Ships or Vessels arriving at the Port of Bombay, are hereby directed to report themselves in person at the Superintendent's Office on landing from their respective Ships to produce authority for receiving all Passengers, or Persons on board in His Majesty's and in the Honorable Company's Service, and all others who may not be part of their Crew. No Merchant Ship or Vessel will be admitted to entry at the Custom House without a Certificate from the Superintendent of Marine, that the provisions of this Article have been complied with."

"Article 2d. Captains of the Honorable Company's Ships as well as all Commanders of Licensed and Country Merchant Ships and Vessels, shall on their arrival, deliver to the Inspector of the Port, a List of the Crew and Passengers on board at the time of the Ship's arrival—another List is to be delivered to the same Officer of all the Persons on board at the departure of the said Ship; and the said List is to shew all the casualties that have

occurred (by deaths, desertions, discharges or new shipments,) while the said Vessel remained in Harbour—a Port Clearance shall not be countersigned by the Superintendent of the Marine, unless it be accompanied by the departing List corrected in the manner required by this Article."

The Right Hon'ble the Governor General of India in Council concurring in the expediency of repealing the proposed rules, the following Act has been this day passed, and is hereby published for general information:

Act No. XI. of 1837.

It is hereby enacted, that Articles 1 and 2 of Regulation I. of 1820, of the Bombay Code, be repealed.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

THE 5TH JUNE, 1837.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 5th June 1837, is hereby promulgated for general information:

Act No. XII. of 1837.

I. It is hereby enacted, that every house and outhouse built within the City of Calcutta, after the 1st day of November, 1837, shall be covered with an outer roof of incombustible materials, and that, if any house or outhouse be built in contravention of this provision, the owner of such house or outhouse shall, on conviction before a Magistrate, be punished with fine not exceeding 100 Rupees.

II. And it is hereby enacted, that it shall be lawful for the Superintendent of the Police of the said City, from the date of the passing of this Act, to tender to the owner of any house or outhouse within the said City, which house or outhouse may have been built before the said 1st day of November 1837, and which may not be covered with an outer roof of incombustible materials, a sum of money to defray the expense of covering such house or outhouse with such an outer roof, and that if the owner of such house or outhouse shall accept the sum so tendered and shall engage that such house or outhouse shall be covered with such an outer roof within a certain time, and shall not within that time cause such house or outhouse to be covered with such an outer roof, such owner shall, on conviction before a Magistrate, be punished with a fine not exceeding ten times the sum so accepted by such owner.

III. And it is hereby enacted, that if any house or outhouse shall be built in contravention of the provision contained in Section I. of this Act, or if any owner of a house or outhouse shall refuse to accept a sum of money tendered by the said Superintendent in the manner described in Section II. of this Act, it shall be lawful for the said Superintendent to cause such house or outhouse to be covered with an outer roof of incombustible materials

without the consent of the owner thereof, and to cause such alterations to be made in the walls of such house or out-house, as may enable such walls to support such outer roof, and to defray the expense out of any funds which may be put at the disposal of the said Superintendent for that purpose either by the Government or by any private person or body of private persons.

IV. And it is hereby enacted, that whoever shall wilfully obstruct the said Superintendent, or any person acting under the authority of the said Superintendent, in the exercise of the powers given to the said Superintendent by Section III. of this Act, shall, on conviction before a Magistrate, be punished with a fine not exceeding 100 Rupees, in excess of any punishment to which the person so obstructing may be liable by reason of any other offence which he may commit in the course of such obstruction.

V. And it is hereby enacted, that all fines levied under the authority of this Act shall be paid into the General Treasury, and shall be applied to the purpose of defraying expenses incurred in carrying this Act into execution.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

**FORT WILLIAM,
JUDICIAL DEPARTMENT,
THE 29TH MAY, 1837.**

The Right Hon'ble the Governor General of India in Council has been pleased to make the following Appointments:

Mr. T. C. Scott to Officiate as Deputy Secretary to the Government of Bengal in the Judicial and Revenue Department.

Mr. A. Sconce to Officiate as Assistant to the Secretary to the Government of India in the Judicial and Revenue Department.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

**FORT WILLIAM,
POLITICAL DEPARTMENT, 29TH MAY, 1837.**

Mr. A. Sconce to Officiate as Assistant to the Secretary to the Governments of India and Bengal in the Secret and Political Department.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

(No. 1904.)

**ORDERS BY THE HONORABLE THE LIEUTENANT
GOVERNOR NORTH-WESTERN PROVINCES.**

AGRA.

**JUDICIAL AND REVENUE DEPARTMENT,
THE 12TH MAY, 1837.**

Mr. D. F. Macleod, First Junior Assistant to the Commissioner of the Saugor Division, stationed at Seoness, has obtained leave of absence for six months, from the 1st July next, on his private affairs.

17TH MAY, 1837.

Captain W. M. Rumsey, Assistant to the General Superintendent of the Operations for the Suppression of Thuggee, is vested with the powers of Joint Magistrate within the Districts of Benares, Mirzapoor, Jaunpore and Azimghur, constituting with the Districts mentioned in the Orders of the 29th ultimo, the whole of the Benares Division.

Lieutenant C. E. Mills, Assistant to ditto ditto, vested with the above powers in the several Districts comprised in the Agra, Rohilound and Allahabad Divisions.

20TH MAY, 1837.

APPOINTMENTS.

Mr. J. Maberly to Officiate as Joint Magistrate and Deputy Collector of Muttra.

Mr. D. H. Crawford to exercise the powers of Joint Magistrate and Deputy Collector at Meerut.

J. THOMASON,

Offg. Secy. to the Lt. Govr. N. W. P.

**GENERAL ORDERS BY THE RIGHT HON'BLE THE
GOVERNOR GENERAL OF INDIA IN COUNCIL.**

FORT WILLIAM, 5th June, 1837.

No. 109 of 1837.—The undermentioned Gentlemen are admitted to the Service, in conformity with their Appointment by the Hon'ble the Court of Directors, as Cadets of Infantry and an Assistant Surgeon on this Establishment. The Cadets are promoted to the rank of Ensign, leaving the dates of their Commissions for future adjustment:

Infantry. *Date of arrival at Fort William.*

Mr. Campbell MacMillan, 1st June, 1837.

„ Alexander Brathwaite Fenwick, 1st Ditto, „

„ Donald James Maclean, 2d Ditto, „

Medical Department.

Mr. James Anderson Staig, 2d Ditto, 1837.

Lieutenant William Barvill Holmes, of the 12th Regiment Native Infantry, is permitted to proceed to Europe on Furlough, on Medical Certificate.

His Lordship in Council is pleased to make the following Appointments:

Assistant Apothecary Michael Maher to Officiate in the Hon'ble Company's Dispensary, during the absence of Mr. J. Healy, on Medical Certificate.

Mr. John Richard Boezak to be an Assistant in the Compounding Room of the Dispensary, in succession to Taylor, who has been appointed to the Medical Charge of the Jail at Bogra.

Wm. CASEMENT, Col.

Secy. to the Govt. of India Mily. Dept.

FORT WILLIAM, 5th June, 1837.

No. 110 of 1837.—Lieutenant Hugh Boyd, of the 15th Regiment Native Infantry, Pay Master of Native Pensioners at Meerut and Haupper, has leave of absence, for six months, to visit the Hills North of Deyrah, on Medical Certificate, from the 1st instant.

Captain Alfred Jackson, of the 30th Regiment Native Infantry, is appointed to Officiate as Pay Master of Native Pensioners at Meerut and Haupper, during the absence of Lieutenant Boyd, or until further orders.

Wm. CASEMENT, Col.

Secy. to the Govt. of India Mily. Dept.

FORT WILLIAM, 5th June, 1837.

No. 111 of 1837.—The following paragraph of a Military Letter No. 12, from the Honorable the Court of Directors, to the Governor of Bengal, dated the 8th February 1837, is published for general information:

“Referring to the Orders given in our Military Dispatch of the 26th February 1834, on the subject of Remittances by Officers for the benefit of their families or relatives in England, we have resolved, that the amount which may be remitted under like circumstances, and with the like restrictions, by Major Generals, or Brigadier Generals, serving in India, be fixed at £400 per annum.”

Wm. CASEMENT, Col.

Secy. to the Govt. of India Mily. Dept.

No. 235.

NOTICE.—Commanders of Vessels being in the habit of inserting at the bottom of their Manifests “Surplus Stores may be landed if required,” and subsequently importing large quantities of Wines, Spirits, Hams, Cheeses and other edible articles, and claiming exemption from the penalties prescribed by Section 6 of the Act for Goods unmanifested, on the ground that such importations are comprehended in the Manifest under the term Surplus Stores—Notice is hereby given, that in future all Goods of the above description, landed in excess of the quantity stated in the Vessel's Bill, will be considered Merchandize unmanifested, and be subjected to double duty or confiscation under the above Section, as the Board of Customs may be pleased to direct.

By Order of the Board of Customs, Calcutta Custom House, the 2d December, 1836,

R. WALKER.

Acty. Collr. Govt. Customs.

No. 79.

AVA PRIZE MONEY. NOTICE.

NOTICE is hereby given, that European Officers, other than Petty Officers, Claiming Prize Money on account of services performed on the Marine Department, during the late Burmese War, are required to forward to the Office of the Marine Board, Bills in duplicate, containing their names, the Vessels to which they belonged, the Situations they filled, and the Salaries they received, noting the time they held each Station, and drew each Salary respectively. The Bills are to be accompanied by such Vouchers as the parties may have in their power to furnish. Petty Officers and European and Native Seamen will prefer their Claims at the Bankshall, where, on affording satisfactory proof of their identity and the justice of their Claim, they will be included in Abstracts to be from time to time passed up to the Marine Board for examination and transmission to the Military Auditor General.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 11th January, 1837.

নম্বর ৭৯

জরিফমায়ীকে از تخمیرسلک او یافت شده
اشتهار داده میشود که

عهد و داران خفیف و یوروپیان یعنی متوطنین
ولایت فرنگ و خلاصیان ساکنین این دیار هر
کسی که دعای بی نسبت به جریفمائی مذکور داشته
باشد باید که در مقام بنگسال اظهار آن نمایند
و اگر از روی وجهه ثبوت که موجب اطمینان
باشد اثبات اینمعنی خواهد رسانید که نامهای
که ظاهر نمایند فی الحقیقت آنها همان کسان هستند
اعنی اسمای فرعی بر خود ها نگرفته اند و مستحق
یافتن جریفمائی هستند آنکه نام های کسان
مذکورین در فهرست انامیان داخل گردیده
و فتا فوقتا برای مقابله بحضور صاحبان عالیشان
میرین بورق و از انجا برای پاس نمودن آن
به پیشگاه صاحب ملیتری آن یقار جنرل فرستاده
خواهد شد فقط

بموجب حکم صاحبان عالیشان میرین بورق
فورت ولیم فی التاریخ یازدهم ماه جنوری
سنه ۱۲۵۷ ع

নং ৭৯

আবাদেশ লন্ডন টিকা

এন্তেহার দেওয়া যাইতেছে যে ছোট কর্মকারি
ব্যক্তি সকল ও ইউরোপিয়ান অথবা গৌরা লোক
ওদেশী খালাসী লোক সকল যাহারা আবাদেশ
জর লন্ডন টিকা প্রতি দাওয়া রাখে তাহাদের কতব্য
যে মো. বংসালে আগমন দাবি উপস্থিত করে
তথায় যদি খাজিরজমা মতে সাবুদ করিতে পারে
যে যে নাম গুহন পূরক দাবি করিতেছে তাহারা
সুখার্থ সেই ব্যক্তি বটে অর্থাৎ আরোপিত ব্যক্তি
নহে এবং তাহাদের পাওনা নিঃসন্দেহ ওয়াজিব
বটে তবে তাহাদের নাম আবিজ্ঞাপক বিশেষ মধ্যে
দাখিল হইয়া সেই বিল জরুত সাহেবান আলি

সান মেরিগ বোর্ডের মোকাবিলার নিমিত্তে ও
জরুত মেলেটরি আডিটর জানেরেল সাহেবের
পাস হইবার নিমিত্তে নিরূপিত সময় জাইবেক

বিমোজির হুদম সাহেবান আলিসান মেরিগ
বোর্ড ফোর্ট উইলিয়াম সন ১৮৩৭ সাল তারিখ ১১
জানুয়ারী

LIGHT AT FALSE POINT—BAY OF BENGAL. NOTICE.

REFERRING to the Notice published from this Office under date 19th July last, Notice is given that on the 1st day of March next a Light will be exhibited at False Point on a Tripod, in Latitude 20° 19' 25" N. and Longitude 86° 48' 8" E.

The Light will be exhibited from an elevation of about 65 feet above high water mark, and be visible in clear weather at a distance of about 13 miles from an elevation of 15 feet above the surface of the Sea.

The Light will be continued at this height until the end of November, after which it will be discontinued, in order to the removal of the Lantern to the top of the permanent Building. It will subsequently, viz. on and after the 1st March, 1838, be again exhibited at an elevation of 120 feet above high water mark, and be then visible from 18 to 20 miles in clear weather, from the height of 15 feet from the surface of the Sea.

The Pilots' Station will be continued as heretofore, off Point Palmyras, during the S. W. Monsoon, that is from the 15th March to the 15th September, during which period the Pilot Vessels cruise during the day off the Point, anchoring during the night in a line East and West, in Latitude 20° 42' to 20° 48' N. with the Point bearing West to W. by S.; the Vessel, on board of which the next turn Pilot may be, will burn a Blue Light and fire a Maroon alternately every half hour, commencing with the former at eight o'clock and continuing till daylight.

Commanders, on making the Light on False Point, are recommended after bringing it to bear West in from 13 to 14 fathoms, to steer to the N. E. keeping in from 13 to 18 fathoms as the wind may hang to the Westward or Eastward, on no account coming under the former depth. In this track the Blue Light and Maroon abovementioned will be seen long before the Light on False Point is lost sight of. If, however, about the beginning of September, the wind comes from the Eastward or the weather assumes a threatening appearance, the Pilot Vessels necessarily haul off to the Eastward, and will then be found in a line between Point Palmyras and the Floating Light at the entrance of the Eastern Channel. Vessels therefore about that period, if the wind hangs to the Eastward or has a threatening appearance, are recommended after leaving False Point on no account to approach Point Palmyras, but rather to endeavour to make for the Floating Light at the entrance of the Eastern Channel, and it is further notified that from the 15th September no Pilot Vessel will be found to the Westward of the Western Sea Reef.

From the 15th September to the 15th March the Pilot Vessels cruise during the day between Saugor Sand and the Western Sea Reef, anchoring in the night East and West of each other, in Latitude 21° to 21° 10' North.

Vessels approaching either Station during the day, are requested to make for that Vessel on board of which they will see a large red Flag flying at the Main whenever they can do so without great inconvenience or delay. In the night during the N. E. Monsoon, that is from 15th September to 15th March, at the Floating Light Station at the entrance of the Eastern Channel, the Vessel having the next turn Pilot on board will burn a Maroon every hour, and in thick weather every half hour, and as before stated, at the Point Palmyras Station, during the S. W. Monsoon, or between 15th March and 15th September, such Vessel will alternately burn a Blue Light and Maroon every half hour. Commanders are in like manner requested during the night to seek their Pilot from such Vessel, it being however understood that any Pilot Vessel which may be first seen is bound immediately to use every exertion to put a Pilot on board, night or day, without reference to turn or rotation, and that this latter is only allowed when no delay is occasioned thereby.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 23d January, 1837.

No. 42 of 14th Quarter.

ABSTRACT of the Operations of the GOVERNMENT SAVINGS BANK to the 30th April 1837, comprising the Transactions of Three Years and Six Months.

	Natives.		Thro' Civil Functionaries.		Military, thro' the Paymasters.		Miscellaneous.		
	Numbers.	Amount.	Numbers.	Amount.	Numbers.	Amount.	Numbers.	Amount.	
3,772 Depositors,	948	9,26,996 8 32	41	54,181 4 8	531	5,10,899 1 11	1502	10,60,470 8 8	Total C. Rs. 18,51,547 7 14
Deduct With- drawals:									
340 Absolute,	67	30,449 8 52	3	4,835 12 5	70	29,987 10 10	180	1,94,887 7 31	1,90,160 7 3
Partial,...	...	1,00,634 12 52	...	2,153 5 13	...	29,207 4 13	...	2,95,650 0 12	4,27,875 6 8
	67	1,31,084 5 54	3	7,019 2 14	70	59,194 14 11	180	4,20,737 7 62	6,16,035 12 11
2,432	561	1,05,912 3 21	38	27,162 2 7	511	4,60,704 8 11	1322	6,39,733 1 2	Nett Total, 12,35,511 9 11
Of this Sum is subscribed to the Government 4 per Cent. Loan, ...									9,16,873 5 4
And there remains at Open Credit in the Bank, Balances amounting to ...									3,14,638 4 7
Amount of Open Balances brought forward, ...									3,14,638 4 7
Add Nett sum of Extra Receipts, ...									266 7 7
Nett Amount of Open Balances and Receipts in the Bank, ...									C. Rs. 3,14,904 12 5
Of which is—									
Lodged in the General Treasury, ...									3,04,150 8 8
Debited Accountant Agra Presidency, ...									5,304 0 3
A. R. D. for "Revenue Branch," ...									5,907 4 0
Paid adjusted Interests on absolute Withdrawals since 1st May, ...									2,161 13 5
Balance on the 30th April, ...									81 5 11
									C. Rs. 3,14,904 12 5

E. E.

F. MACNAGHTEN, Secy. G. S. B.

Government Savings Bank, Fort William, 30th April, 1837.

NOTICE.—The Public are hereby apprized, that the undermentioned quantity of Opium; viz.

Behar, Chests 3,166
Benares, Ditto 2,092

Chests 5,258

will be put up to Public Sale at the Exchange Rooms, on Monday next, the 12th instant. The Sale will commence at 11 o'clock precisely.

By Order of the Board of Customs, Salt and Opium, the 1st June, 1837.

S. G. PALMER, Actg. Secy.

NOTICE is hereby given, that the Deposits on certain Lots of Behar and Benares Opium purchased at the Sale of February last, the Purchasers whereof failed to pay the amount of clearance agreeably to the conditions of Sale have been forfeited, and the said Opium will be re-sold on Thursday, the 8th instant. The Sale will commence after 1 P. M.

The other conditions of the re-sale will be publicly notified at the time of re-sale.

By Order of the Board of Customs, Salt and Opium, the 1st June, 1837,

S. G. PALMER, Actg. Secy.

اشتہار دادہ میشود

کہ زرامانات پیشگی هر قدر صندوق افیون
بہار و بنارس بابت نیلام ماہ فیروزی گذشتہ
بسیب عدم داخل کردن خریداران بیباق
قیمت آن مطابق شروط نیلام بسرکار ضبط گردیدہ
است آن قدر افیون مذکور بتاریخ ہشتم ماہ جون
سند حال روز پنجشنبہ نیلام ثانی فروخت خواہد
شد نیلام مذکور بعد از دوپاس یک گہنتہ
روز شروع خواہد گردید
دیگر شروط نیلام ثانی بوقت نیلام بر ملا واقف
کنائید و خواہد شد

بموجب حکم صاحبان عالی شان یورق پرمٹ
ولمک و افیون فی التاریخ یکم ماہ جون سندہ ۱۸۳۷ ع

S. G. PALMER, Acting Secy.

ইন্ডেহার দেওয়া আইতেছে —

যে গত কিকুয়ারি মাহার নিলামের বিক্রীত
আফিমের কিস্তির বেবাক টাকা হরিদারাগ নিলা
মের সত্ত অনসারে দাখিল করিতে না পারিবার
এ আফিমের অমানিত পেসগী টাকা বোর্ডের হুদুম
প্রমান জব্ব হইয়াছে এ আফিম আগামী ৮ জুন
বৃহস্পতিবার বিক্রয় হইবেক। নিলাম দিবা দুই
প্রহর ১ একঘণ্টার পর আরম্ভ হইবেক —

সানি নিলামের অন্যত সত্ত সকল নিলামের
সময় প্রকাশ্যরূপে জানানযাইবেক —

বিমোজির হুদুম সাহেবান আলিসান বোজ
পরমিট ও নমক ও আফিম ইতি সন ১৮৩৭ সাল
তারিখ ১ জুন —

S. G. PALMER, Acting Secy.

OPIUM DEPOSITS.

Notice to parties intending to purchase at the ensuing Sale.

NOTICE is hereby given, that Purchasers at the Opium Sale advertised for Monday, the 12th instant, will be held strictly and rigidly to the third condition of the general conditions of the Opium Sales, which prescribes a deposit of 30 per Cent. on the value of the Opium purchased within ten days after the day of Sale, the Board of Customs, Salt and Opium think it right thus publicly to notify their intentions with respect to the exaction of Deposits, in order that Purchasers may not be led to expect any accommodation in making good such Deposits beyond that allowed in the condition of Sale.

By Order of the Board of Customs, Salt and Opium, the 1st June, 1837,

S. G. PALMER, Actg. Secy.

আফিমের ডিপোজিট অর্থাৎ আমানত পেমসী
যে সকল ব্যক্তি আগামী নিলামে গ্রহিত করি
বার মতলব রাখেন তাঁহারদিগের জ্ঞাপনাথে—

ইন্ডেহার দেওয়া যাইতেছে—

যে ১২ জুন তারিখে যে নিলামের ইন্ডেহার দেও
য়া গিয়াছে এই নিলামের গ্রহিতারাণকে আফিম
বিক্রয়ের সাধারণ নিয়ম পত্রের ৩ তৃতীয় দফার
সরত অনুসারে অবসর আমলে আনিতে হইবেক
অর্থাৎ নিলামের তারিখ অবধি ১০ দশ দিবসের
মধ্যে গ্রহিতা আফিমের মূল্যের উপর সত করা ৩০
ত্রিশ টাকার হিসাবে আমানত পেমসী দেওনের
জন্য এই দফায় লেখা আছে তাহা দিতে হইবেক।
সম্মতি প্রকারে প্রকাশ্যরূপে ডিপোজিট আদায়ের
র বিষয় বিজ্ঞাপন করা বোর্ড পরমিট ও নমক ও
আফিমের সাহেবানের বিবেচনায় এই নিমিত্তে উচি
ত বোর্ড হইতেছে যে গ্রহিতারাণ নিলামের বহি
তুত কোন সাহায্য প্রত্যাশায় এই রূপ আমানত পে
সী দাখিল করিতে ভ্রমক্রমে অন্যথা না করেন
ইতি—

বিমোজির হুদুম সাহেবান আলিসান বোর্ড
পরমিট ও নমক ও আফিম ইতি সন ১৮৩৭ সাল
তারিখ ১ জুন মোতাবেক বাঙ্গলা সন ১২৪৪ সাল
তারিখ ২০ জৈক—

S. G. PALMER Acting Secy.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Kissenmohun At a Court holden on
Bermo, of Bang Bazar, in Cal- Wednesday, the 12th day
cutta, Banian, an Insolvent, of April last, It was Order-
who has been adjudged enti- ed, that John Wallis Alex-
tute 9th Geo. IV. Cap. 73. ander, Esq., be Assignee
in this matter, and that
the Common Assignee do assign the Estate and Effects of
the said Insolvent to the said John Wallis Alexander, and
that the said Common Assignee and the said Insolvent do
put him into possession of the same.

Notice is hereby given, that Assignment has been made of
the said Estate and Effects, and legal possession thereof
given to the said John Wallis Alexander, conformably to
the order of Court.

Office of Examiner, 3d June, 1837.

Messrs. Baillie and Molloy, Attys.

কলিকাতার যোত্রহীন করজদারানেরদিগের
পরিজ্ঞাপনাথে আদালত—

শ্রী কৃষ্ণমোহন বৃদ্ধর বিষয় গতো আগরে
জিনি কলিকাতার বাগবাড়ার ল মাহার ১২ বৃহ
নিবাসী মুক্হনী জিনি ভজবিরে বার তারিখের
ঘারায় প্রাপ্ত হইয়াছেন জাজ আদালতে হুদুম
ফোর্থ নামসাহের বাঙ্গলাইএর হইল জে এই বি
৯ বর্শায় প্রকাশিত আইনের শরে মুক্তিয়ার
৭৩ ধারা— কার গ্রীযুত জান
ওয়ার্লিস আলিকজাপুর হইলেন এবং সাধারণ মো

ক্তারকার এই উক্ত জান ওয়ার্লিস আলিকজাপুর
সাহেবের নামে উক্ত শ্রীযুক্ত মাল ও জায়দাদের
মোক্তারনামা লিখিয়া দিবেন এবং এই উক্ত সাধারণ
ন মোক্তারকার এবং এই উক্ত নাতয়ান এই সকল
বিশয় তাহার হস্তে অর্পণ করেন—

এতদ্বারায় ধর দেওয়া জাইতেছে যে উক্ত জা
য়দাদ বিষয় মোক্তারনামা এবং তাহার অধিকার
উক্ত আদালতের হুদমানসারে উক্ত জান ওয়ার্লিস
আলিকজাপুর সাহেবের হস্তে অর্পিত হইল—

একজামিনর সাহেবের দফুরখানা—

সন ১৮৩৭ সাল ৩ জুন—

মিশন বেলি এবং মাল্লাই উকিল—

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Kistnoper. At a Court holden on
said Ghose, of Hauspooko. Saturday, the 20th day of
reah, in Calcutta, Merchant, May last, It was Ordered,
an Insolvent. that John Wallis Alex-
ander, Esquire, be Assignee in this matter, and that the
Common Assignee do assign the Estate and Effects of the
said Insolvent to the said John Wallis Alexander, and
that the said Common Assignee and the said Insolvent do
put him into possession of the same.

Notice is hereby given, that Assignment has been made
of the said Estate and Effects, and legal possession thereof
given to the said John Wallis Alexander, conformably to
the order of Court.

Office of Examiner, 5th June, 1837.

Mr. Jackson, Atty.

কলিকাতার যোত্রহীন করজদারানের পরিজ্ঞা
পার্থে আদালত—

শ্রী কৃষ্ণমোহন ঘোষের বিষয় গতো মে
কলিকাতার হাশপুকুর নিবাসী মাহার ২০ শ
শোদাগর— নিবার তারি
খের আদালতে হুদুম হইল জে এই বিষয়ে মুক্তি
য়ারকার গ্রীযুত জান ওয়ার্লিস আলিকজাপুর হই
লেন এবং সাধারণ মোক্তারকার এই উক্ত জান
ওয়ার্লিস আলিকজাপুর সাহেবের নামে উক্ত শ্রী
র মাল ও জায়দাদের মোক্তার নামা লিখিয়া দীবে
ন এবং এই উক্ত সাধারণ মোক্তারকার এবং এই উক্ত
নাতয়ান এই সকল বিষয় তাহার হস্তে অর্পণ
করেন—

এতদ্বারায় ধর দেওয়া জাইতেছে জে উক্ত
জায়দাদ বিষয়ক মোক্তারনামা এবং তাহার অধি
কার উক্ত আদালতের হুদমানসারে উক্ত জান ওয়ার্লি
লিস আলিকজাপুর সাহেবের হস্তে অর্পিত হইল—

একজামিনর সাহেবের আফিস—

সন ১৮৩৭ সাল ৫ জুন—

মেঃ জ্যাকসন উকিল—

NOTICE is hereby given, that on the 20th June next ensuing, corresponding with the 8th Asar 1244 B. S., the undermentioned LANDED PROPERTY will be put up for Sale by Public Auction, at the Midnapore Collectorate, for the recovery of Arrears of Government Revenue up to the Kist of Falgoun 1244, unless intermediately liquidated.

Pargannah.	Name of Mahal.	Name of Zemindar.	Sudder Jamma.	Total.	REMARKS.
Soojamootah, ...	Bej Kool, &c...	Rajah Gopal under Narain Roy, ...	97130 15 6 1	36505 5 2 0	The Sale of the late Treasurer Groopersad Roy's Estates will be peremptorily held for the realization of the Amount of Embezzlement proved against him while Treasurer in Midnapore Collectorate, as also for the Revenue due on it.
Midnapore, ...	Buzeremin, ...	Groopersad Roy, ...	469 5 4 0	367 3 0 1	
Jellapore, ...	Ditto, ...	Ditto, ...	87 0 10 1	69 12 10 0	
Subang, ...	Seehpore, ...	Ditto, ...	881 13 4 0	2159 14 2 0	
Ditto, ...	Nyan, &c. ...	Ditto, ...	1931 4 10 0	3434 4 11 1	
Umursee, ...	Selamabad, ...	Ditto, ...	314 7 4 0	461 13 0 0	
Ditto, ...	Pazilpore, ...	Ditto, ...	766 6 3 0	1012 16 4 1	
Khandar, ...	Wardah, &c. ...	Ditto, ...	976 13 1 1	1239 13 0 1	
Mehal Batotakee,	Palguria, ...	Ditto, ...	630 1 8 0	438 13 2 0	
			6037 13 8 1	9177 4 6 1	

A. F. DONNELLY, Collector.

Zillah Midnapore Collector's Office, the 8th May, 1837.

ইশতেহার

ধবর দেওয়া আইতেছে জেলা মেদনিপুরের মোতালক জমিদারি বাকি খাজানার নিমিত্তে নিচের তপসীল মোতাবেক বাবলা সন ১২৪৪ খালের ৮ আসাফ মোতাবেক সন ১৮৩৭ সাল ২০ জুন তারিখে নিলামে বিক্রী হইবেক নওনের ইচ্ছা হয় এ তারিখ হাজির হইবা

নাম পরগনা	নাম মহাল	নাম জমিদার	সমর জমা	এখন বাকী
সুজামুটা	বাজহুল ওগয়রহ	রাজা গোপাল ইন্দুনা		
চাং মেদনিপুর	বাজেজমি বাজেআখী	গুরুপ্রসাদ রায়	৩৭১৫-৮/৬ ৥	২৬৫০-৫/২
চাং জলেবর	এ	এ	৪৬৯/৮	৩৬৭৮-১
সবল	এ	এ	৮৭১/১০ ৥	৬২৫১০
এ	সিবপুর	এ	৮৬১/৮	২১৫২-৮/২
এ	নকাতগয়রহ	এ	১১৩১/১০	৩৪৩৪-১১
অমরসী	সেলম বাদ	এ	৩১৪/৮	৪৬১৫/০
এ	কাজিলপুর	এ	১৬৬৩/৩	১০১২-১০/৪ ৥
খান্দার	উগাডমা ওগয়রহ	এ	২৭৬৫/৮	১২৩২-৮/১
পং এ মহাল বার্টোবাকী	পালগড়া	এ	৬৩০/৮	৪০৮-৮/২

এক দফা গুরুপ্রসাদ রায় মহুদর এই জেলার খাজানাগিরি কবের তহবিল তদুপরে দাএ ৩৪২৫২ ১/২ টাকার নিমিত্তে বদ্ধ আছে অতএব এ জমিদারি সংপ্রতিক বাকী খাজানার ব্যতিরেকেও এ টাকার দাএ তারিখে নিশ্চয় হইবেক ইতি

9th May, 1837.

A. F. DONNELLY, Collr.

NOTICE.

BANK OF BENGAL.

6TH MAY, 1837.

NOTICE is hereby given that the Pamphlet containing the Papers ordered to be printed, for the use of the Proprietors, agreeably to a Resolution at their Special General Meeting of the 25th February last, is printed, and ready for delivery to the Proprietors or their Agents on application at the Bank.

Notice is hereby further given that a Special General Meeting of the Proprietors, will be held at the Bank at 11 A. M. on Saturday the 10th day of June proximo, on the subject of the questions discussed in the said printed Papers.

By Order of the Directors,

G. UDNY, Secy. to the Bank.

NOTICE—From to-morrow, the 10th instant, Mean Time will be shown to the Shipping in the River every day, (Sundays and Christian Holidays excepted,) by dropping a Ball from the Telegraph Tower in the Fort. The Ball will be hoisted at 5 minutes before 12, and dropped at mean noon.

E. BARTON, Col., Town Major.

Town Major's Office, Fort William,
3th May, 1837.

NOTICE is hereby given, that a Government Promissory Note for 1629-23, No. 2776, for Five Thousand Rupees, in the name of HAULERMAU BREUER, has been mislaid some time since, and necessary applications have been made to the Accountant General, &c. on the subject.

THE OFFICE OF GENERAL AGENCY

TO THE

East India Company's Civil & Military Service,
No. 5, LEADENHALL STREET.

Messrs. Dodwell & Miles.

AN OFFICE, or SUBSCRIPTION ROOM of General Agency, for the purpose of granting assistance to OFFICERS in the HON'BLE EAST INDIA COMPANY'S CIVIL and MILITARY SERVICE, is established at No. 5, Leadenhall Street.

The business of this Office is conducted by Mr. EDWARD DODWELL (late Chief Clerk in the Civil and Military Pay Department at the East India House), and by Mr. JAMES S. MILES (late Assistant to Mr. Dodwell in the above Department, who have quitted the Company's Service, agreeably to the plan of Reduction consequent on the altered circumstances of the Company.

Mr. DODWELL having been thirty years, and Mr. MILES twenty years, in the Office of the Auditor of Indian Accounts, of the Hon. Company's Home Establishment, and thus become conversant with the rules and regulations of the Military and Civil Services, their Office (under the firm of DODWELL and MILES) will be found an easy medium through which annual Subscribers of one pound, may obtain accurate information on the following points.

1. The names of all CIVIL SERVANTS retired on the ANNUITY FUNDS from the three Presidencies, with the dates of admission thereto.

2. The names of the Civil Servants in the receipt of ABSENTEE ALLOWANCE.

3. The names of OFFICERS on the OFF-RECKONING FUNDS at the three Presidencies, with those who stand next in succession to the OFF-RECKONINGS, with amount of PAST SHARES of OFF-RECKONINGS in any one year, from the date of their first institution.

4. FURLOUGH PAY, due to Officers, according to their Certificates received from India.

5. RETIRED PAY, and CIVIL PENSIONS.

6. ALL CASUALTIES, whether Civil or Military, Promotions, Retirements, Removals, Posting to Regiments, and Appointments to Civil Stations in India.

7. REGULATIONS respecting the Bengal, Madras and Bombay Military Funds, with amount of Monthly Stoppages on account thereof.

8. REGULATIONS respecting FAMILY REMITTANCES and the annual amount allowed to be remitted by each Officer and to whom payable in England, according to the Rolls received from India.

9. DISTRIBUTION OF PRIZE PROPERTY.

10. PASSAGES TO INDIA AND THE COLONIES.

11. BAGGAGE SHIPPED AND CLEARED.

12. ADDRESSES OF CIVIL AND MILITARY SERVANTS.

Messrs. DODWELL and MILES will assist through the forms of the Court, WRITERS, CADETS, and ASSISTANT SURGEONS, proceeding to India. They will also supply forms of application, and conduct any correspondence with the Court, connected with the interests of the Company's Civil or Military Servants.

Intending Subscribers to the above Establishment are requested to refer to

MACLEOD, FAGAN & CO.

NOTICE is hereby given to the Public, that a Letter containing the undermentioned Government Securities, forwarded through the General Post Office, by Narainpersaud and Bullab Dass, on the 4th of March last, to the address of Hurjus Roy Gangaram, of Lucknow, being missing; due notice has been given to the Sub-Treasurer to stop payment of principal and interest of the said Securities to any other person; viz.

Ten Notes, dated 31st Oct. 1831:

Nos. 1,310 to 1,319 of 1,987, each of 5,000
Sicca Rupees, 5 per Cent Loan—Total
Sicca Rupees 45,000

Interest due on the Sum from 31st Jan. 1837.

One Note, No. 1,319 of 1,987, dated 31st Oct. 1831, for Sicca Rupees 5,000, of 5 per Cent Loan..... 5,000

Interest due from 31st Oct. 1836.

The above Notes are in the names of Narainpersaud and Bullab Dass, and the Interest upon them is made payable at Cawnpore.

NOTICE.—The interest and responsibility of Mr. Isaac Hodgson, in our Firm, ceased on the 19th September 1836.

TURNER, STOPFORD & CO.

Calcutta, 6th June, 1837.

NOTICE.—MR. THOMAS HOLROYD was admitted a Partner in our Firm on the 1st instant.

R. C. JENKINS, FERGUSON & CO.

Fairlie Place, 13th May, 1837.

SECOND REPORT

ON THE

State of Education IN BENGAL,

BY WILLIAM ADAM, Esq.

Published by the Order of Government.

Royal 8vo. with many Tables, 132 pages—Price 2 Rs.
A few Copies of the FIRST REPORT still on hand at the same price.

ALSO LATELY,

STEPHENSON'S TREATISE on the Manufacture of SALTPETRE, with Sketches—Price 4 Rupees.

A most valuable work to persons contemplating the Manufacture of either Culm or Cooten Saltpetre.

Bengal Mily. Orphan Press.

Lately Published,

And for Sale at the Bengal Military Orphan Press, with Lithograph'd Maps and Sketches—Price 12 Rupees, Demy 8vo. 800 pages.

Ramaseena,

OR A

Vocabulary of the Peculiar Language used by the THUGS;

With an Introduction and Appendix descriptive of the System pursued by that Fraternity, and of the measures which have been adopted by the Supreme Government of India for its suppression.

JUST PUBLISHED—HOUGH'S IMPROVED MUTINY ACTS AND ARTICLES OF WAR, 2d edition, Royal 8vo. broad margins, pp. 340, Price 6 Rupees.

G. H. HUTTMANN, Orphan Press, Calcutta.

For Sale,
AT THE BENGAL MILITARY ORPHAN PRESS
Demy Quarto, pp. 660—Price 10 Rupees.

**SYNOPSIS
OF THE EVIDENCE TAKEN BEFORE**

THE
Select Committee of the House of Commons,
IN RELATION OF THE

Army of India,

*Including a Copious Appendix, Voluminous Tables
and a General Index.*

A few Copies only over and above those Subscribers
for, are printed; Gentlemen wishing to possess them-
selves of this valuable Work, are therefore recom-
mended to make early application to the Publishers
Mr. Huttman, Bengal Military Orphan Press, Calcutta.

In the Press,

And shortly will be Published, in a handsome Royal
8vo. Volume, (with a Plan of part of the City of Jyepoor,
with the Outer Courts of the Palace, intended to illus-
trate the occurrences of the 4th June, 1835)

The Jyepoor Trials.

Price to Subscribers 5 Rs. | Non-Subscribers 6 Rs.

The Subscription List will close on the 1st March.

Calcutta, } G. H. HUTTMANN,
February 6, 1837. } Bengal Military Orphan Press.

Lately Published,

And for Sale at the Bengal Military Orphan Press,
Royal 8vo. Price 4 Rupees.

REPORTS OF CASES

IN THE

Court of Sudder Dewanny Adawlut.

Vol. V.—Part I. for 1830.

Mofussil Orders to be accompanied by a Hoondie or
reference for payment.

This Day is Published,

BY AUTHORITY,

MILITARY PAY AND AUDIT REGULATIONS
OF BENGAL, corrected, by an additional Ap-
pendix, up to February 1837, with Tables and Index com-
plete. Sewed 11 Sicca Rupees. Cloth boards 12 Sicca
Rupees. Apply at the Military Orphan Press.

* * The Appendix will not be furnished separately
except to purchasers of the Original Work.

March 9, 1837.

CALCUTTA:—Printed and Published by G. H. Huttman,
at the Bengal Military Orphan Press, No. 1, Mangoe Lane.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, JUNE 10, 1837.

FORT WILLIAM,
GENERAL DEPARTMENT, 26TH JUNE 1837.

ALL Public Officers of Government sending Advertisements to the Calcutta Gazette for publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,
FINANCIAL DEPARTMENT, 7TH JUNE, 1836.

Notice is hereby given, that under instructions just received from the Honorable Court of Directors, the following Terms and Conditions for making Advances upon the Goods and Merchandise of Individuals intended for Consignment to England re-payable to the Court of Directors of the East India Company, have been substituted for those contained in the Advertisement of this Department, dated the 27th October 1834.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve; and that they be subject to the Control of the Court of Directors until the lion of the Company upon the Consignment shall have been satisfied.

2d.—Upon each consignment, the value of which is to be ascertained by the Officers of the Indian Governments, or Authorized Agents of the East India Company, an Advance not exceeding two-thirds of such ascertained value will be made.

3d.—For re-payment of the Advance, Bills of Exchange to be drawn in triplicate, at six months sight, at the rate of—

a. d.

Per Company's Rupee for Advances made at.....	Bengal.
Ditto.....	Ditto..... Madras.
Ditto.....	Ditto..... Bombay.
Per Spanish Dollar. Ditto.....	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors to be authorized, in such manner and at such times as they may see fit to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including

Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advances, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England.

9th.—It is expected that Parties or their Agents will cause the Goods to be Insured from fire, such Insurance to take effect from the date of the termination of the Sea risk; as the East India Company will not undertake to effect any Insurance upon them.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice to or concurrence of any person whomsoever) at any period after default shall be made either in acceptance or payment of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. PRINSEP, Secy. to Govt. of India.

**FORT WILLIAM,
FINANCIAL DEPARTMENT, 10TH APRIL, 1837.**

Notice is hereby given, that the Board of Customs, Salt and Opium at Calcutta, have been authorized to accept tenders for advances to be made upon Bills drawn on London and secured in the manner described and provided in the Advertisement of this Department, dated the 15th June 1836, at the rate of exchange of (2s. 2d.) two shillings and two pence for the Company's Rupee. Orders for the amount advanced will be issued by the Board payable at the General Treasury at Calcutta, twenty days after sight.

Published by Order of the Right Hon'ble the Governor of Bengal,

H. T. PRINSEP, Secy. to the Govt. of India.

No. 114.

**FORT WILLIAM,
ECCLESIASTICAL DEPARTMENT,
THE 31ST MAY, 1837.**

The appointment of the Revd. William Ord Rospini, A. M., to be Garrison Chaplain at Fort William, and to perform the duties of the General Hospital, is to date from the 14th February last.

H. T. PRINSEP, Secy. to Govt.

**FORT WILLIAM,
FINANCIAL DEPARTMENT, 7TH JUNE, 1837.**

Notice is hereby given, that the First Class, being the entire remainder of the Promissory Notes of the Governor General in Council, bearing date the 31st March, 1823, and standing on the General Register of the Registered Debt of the Presidency of Fort William in Bengal as Nos. 1 to 320 inclusive, will be discharged on the 10th August next, on which day the Interest thereon will cease.

The holders of Notes advertised for discharge may, as heretofore, transfer the Stock represented by such Notes into the Four per Cent. Loan now open, receiving or paying at their option, the fractional difference between the amount of Stock represented in Sica Rupees, and the sum in Company's Rupees in even hundreds, that they may desire to hold in Notes of the said Four per Cent. Loan.

Proprietors resident in Europe of the Notes above advertised for discharge, whose instructions to their Agents in India make no provision for such an event, will be allowed the benefit of the Orders published in the notice of this Department, dated the 26th April, 1835.

Prompt payment will be made at any date prior to the 10th August next, at the option of the Holders of Notes advertised for discharge, of the Principal with Interest to the date of payment.

Published by Order of the Governor General of India in Council,

**H. T. PRINSEP,
Secy. to Govt. of India.**

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 29th MAY, 1837.**

The following Extract from the Proceedings of the Right Hon'ble the Governor General in Council in the Legislative Department, under date the 29th May 1837, is published for general information:

Read a Letter from the Secretary to the Government of Bombay, dated the 27th ultimo, proposing the repeal of Articles 1 and 2 of a Rule, Ordinance and Regulation I. of 1820, of the Bombay Code, which Articles are in the following terms:

"Article 1st. Captains of the Honorable Company's Ships as well as all Commanders of Licensed and Country Ships or Vessels arriving at the Port of Bombay, are hereby directed to report themselves in person at the Superintendent's Office on landing from their respective Ships to produce authority for receiving all Passengers, or Persons on board in His Majesty's and in the Honorable Company's Service, and all others who may not be part of their Crew. No Merchant Ship or Vessel will be admitted to entry at the Custom House without a Certificate from the Superintendent of Marine, that the provisions of this Article have been complied with."

"Article 2d. Captains of the Honorable Company's Ships as well as all Commanders of Licensed and Country Merchant Ships and Vessels, shall on their arrival, deliver to the Inspector of the Port, a List of the Crew and Passengers on board at the time of the Ship's arrival—another List is to be delivered to the same Officer of all the Persons on board at the departure of the said Ship, and the said List is to shew all the casualties that have occurred (by deaths, desertions, discharges or new shipments,) while the said Vessel remained in Harbour—a Port Clearance shall not be countersigned by the Superintendent of the Marine, unless it be accompanied by the departing List corrected in the manner required by this Article."

The Right Hon'ble the Governor General of India in Council concurring in the expediency of repealing the proposed rules, the following Act has been this day passed, and is hereby published for general information:

ACT No. XI. OF 1837.

It is hereby enacted, that Articles 1 and 2 of Regulation I. of 1820, of the Bombay Code, be repealed.

**W. B. MACNAGHTEN,
Secy. to the Govt. of India.**

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 5TH JUNE, 1837.**

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 5th June 1837, is hereby promulgated for general information:

ACT No. XII. OF 1837.

I. It is hereby enacted, that every house and outhouse built within the City of Calcutta, after the 1st day of November, 1837, shall be covered with an outer roof of incombustible materials, and that, if any house or outhouse be built in contravention of this provision, the owner of such house or outhouse shall, on conviction before a Magistrate, be punished with fine not exceeding 100 Rupees.

II. And it is hereby enacted, that it shall be lawful for the Superintendent of the Police of the said City, from the date of the passing of this Act, to tender to the owner of any house or outhouse within the said City, which house or outhouse may have been built before the said 1st day of November, 1837, and which may not be covered with an outer roof of incombustible materials, a sum of money to defray the expense of covering such house or outhouse with such an outer roof, and that if the owner of such house or outhouse shall accept the sum so tendered and shall engage that such house or outhouse shall be covered with such an outer roof within a certain time, and shall not within that time cause such house or outhouse to be covered with such an outer roof, such owner shall, on conviction before a Magistrate, be punished with a fine not exceeding ten times the sum so accepted by such owner.

III. And it is hereby enacted, that if any house or outhouse shall be built in contravention of the provision contained in Section I. of this Act, or if any owner of a house or outhouse shall refuse to accept a sum of money tendered by the said Superintendent in the manner described in Section II. of this Act, it shall be lawful for the said Superintendent to cause such house or outhouse to be covered with an outer roof of incombustible materials without the consent of the owner thereof, and to cause such alterations to be made in the walls of such house or outhouse, as may enable such walls to support such outer roof, and to defray the expense out of any funds which may be put at the disposal of the said Superintendent for that purpose either by the Government or by any private person or body of private persons.

IV. And it is hereby enacted, that whoever shall wilfully obstruct the said Superintendent, or any person acting under the authority of the said Superintendent, in the exercise of the powers given to the said Superintendent by Section III. of this Act, shall, on conviction before a Magistrate, be punished with a fine not exceeding 100 Rupees, in excess of any punishment to which the person so